



राजपत्र, हिमाचल प्रदेश

वित्तवृत्ति की संख्या	विभाग का नाम	विषय
सं० 8-17/81-एल० ई० पी०, दिनांक 5 मार्च, 1983.	श्रम एवम् रोजगार विभाग	कौन्सिली एवम् टिम्बरिंग आग्रेसन के नियोजनों में नियोजित अध-कुशल और कुशल कर्मचारी मजदूर वर्गों की न्यूनतम मजदूरी की दरों में संशोधन और कतिपय इलाकों में बढ़ोतरी की अधिसूचना ।
सं० पी० सी० एच० एच० ए० (5)- 5/83, दिनांक 5 मार्च, 1983.	पंचायती राज विभाग	श्री रतन चन्द बेडल को कारण बताओ नोटिस नं० 6-5-82 से लगातार ग्राम पंचायत नैनीखड की मासिक बैठकों से अनुपस्थित रहने के लिए कर्मा न उन्हें उक्त पंचायत के पंच पद से निष्कासित किया जाये ।
संख्या 6-80/81 (परिवहन), दिनांक 22 फरवरी, 1983.	परिवहन विभाग	गुजरात, हरियाणा, मध्य प्रदेश, महाराष्ट्र, पंजाब, राजस्थान, उत्तर प्रदेश, हिमाचल प्रदेश, जम्मू-कश्मीर राज्य और दिल्ली तथा चण्डीगढ़ सभ राज्यों के बीच सार्वजनिक वाहनों पर विशेष परस्पर अनुबन्ध ।
संख्या 6-41/82 (परिवहन), दिनांक 7 मार्च, 1983.	-यथैव-	हिमाचल प्रदेश राज्य पुलिस के यातायात पक्ष में नियुक्त पुलिस उप-निरीक्षक और उस से ऊपर के पदवाले अधिकारियों को मोटरयान अधिनियम, 1939 की धारा 127 ख की उप-धारा (1) में प्रमाणित अपराधों को शमन करने हेतु प्राधिकृत करना (इस के अंग्रेजी रूपान्तर सहित) ।
No. 1-14/83-VS, dated 14th March, 1983.	H. P. Vidhan Sabha Secretariat	The Himachal Pradesh Public Premises and Land (Eviction and Rent Recovery) (Amendment) Bill, 1983 (Bill No. 3 of 1983) as introduced in the Legislative Assembly.
—	Directorate of State Lotteries	Result of 130th Draw of State Lottery 'Himalayan Weekly' held at Shimla on 15th March, 1983.

सं० 8-17/81-एल० ई० पी०, दिनांक
5 मार्च, 1983.

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प्रभावित व्यक्तियों से आक्षेप एवम् सुझाव आमंत्रित करने हेतु अधिसूचना ।

खाद्य तथा पेय पदार्थों के नियोजनों में नियोजित अधकुशल और कुशल कर्मचारी मजदूर वर्गों की न्यूनतम मजदूरी की दरों में संशोधन और कतिपय इलाकों में बढ़ोतरी की अधिसूचना ।

शाल तथा गलीचा बुनाई के नियोजनों में नियोजित अधकुशल और कुशल कर्मचारी मजदूर वर्गों की न्यूनतम मजदूरी की दरों में संशोधन और कतिपय इलाकों में बढ़ोतरी की अधिसूचना ।

भाग 1—बैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि
हिमाचल प्रदेश सरकार

BOARD OF DEPARTMENTAL EXAMINATIONS
NOTIFICATION

Fair Lawns, Shimla-171012, January 3, 1983

No. HIPA (Exam)-5 74-VI.—The result of the departmental examination of the Tehsildars/Naib-Tehsildars held in November, 1982 is hereby notified as below:—

Sl. No.	Name	Designation	Roll No.	S U B J E C T S							
				Land Revenue Acts and Rules	Arith-metic and Patwaris Mensura-tion	Minor Revenue Acts and Rules	Hindi	Criminal Law and Procedure	Revenue case	Local and Special Laws	Local Fund, Treasury and Financial Rules
1	2	3	4	1	2	3	4	5	6	7	8
1.	Shri Nater Singh Jaswal.	Office Kanungo, Tehsil Office, Ladbhrol.	5301	—	—	—	—	Pass	—	—	—
2.	Shri Govind Ram	Kanungo, Circle Chawari, Tehsil Bhattiyat, District Chamba, H.P.	5302	—	Fail	—	—	Pass	—	—	—
3.	Shri Gurdev	Field Kanungo, Trehta, Tehsil Bharmour, District Chamba, Himachal Pradesh.	5303	—	—	—	—	Pass	—	—	—
4.	Shri Chaman Singh	Kanungo under Settlement Training c/o N.T. Circle Gangath, P.O. Gangath, Tehsil Nurpur, District Kangra, Himachal Pradesh.	5304	Pass	Pass	Fail	—	Pass	—	—	—
5.	Shri Sukh Ram	Settlement Kanungo, Kangra district.	5305	—	—	Fail	—	Fail	—	—	—
6.	Shri Penu Ram	Kanungo Settlement Badwar, Tehsil Nurpur.	5306	Fail	Pass	Fail	—	Pass	—	—	—
7.	Shri Netar Singh Thakur.	Kanungo (Reader to A.S.O.) Kangra at Dharamsala, H.P.	5307	—	—	—	—	Pass	—	—	—
8.	Shri Hari Krishan	Kanungo, Settlement Circle Baghni S.N.T. Circle.	5308	Fail	Fail	A	—	A	—	—	—

9.	Shri Khem Singh Verma.	Office Kanungo, Tehsil Office, Thunag, District Mandi.	5309	Fail	Fail	Fail	—	Fail	—	—	—
10.	Shri Dharam Singh	Kanungo, L.A. H.P. P.W.D, Mandi.	5310	Fail	Fail	Fail	—	Fail	—	—	—
11.	Shri Rup Lal Thakur	Office Kanungo, Tehsil Sadar, Mandi.	5311	Fail	Fail	Fail	—	Fail	—	—	—
12.	Shri Dola Ram	Field Kanungo, Circle Seri, Tehsil Karsog, District Mandi.	5312	Pass	Fail	Fail	—	Pass	—	—	—
13.	Shri Rup Lal	Patwari Muharrir, Deputy Commissioner's Office, Mandi, H.P.	5313	—	—	—	—	Fail	—	—	—
14.	Shri Dina Nath	Office Kanungo, Tehsil Office, Sundernagar.	5314	Fail	Fail	Fail	—	Fail	—	—	—
15.	Shri Durga Premi	Office Kanungo, Tehsil Sadar, District Mandi.	5315	—	—	—	—	Pass	—	—	—
16.	Shri Sohan Lal	Field Kanungo, Circle Thachhi, Sub-Tehsil Balichowk, District Mandi.	5316	Pass	Fail	Fail	—	Pass	—	—	—
17.	Shri Sunder Lal	Field Kanungo Pounta at present under Settlement Training, Bharmar.	5317	Fail	Fail	Fail	—	Fail	—	—	—
18.	Shri Sher Singh	Field Kanungo, Janjehali Circle, Tehsil Thunag.	5318	Fail	Fail	Fail	—	Fail	—	—	—
19.	Shri Karam Chand Sharma.	Field Kanungo, Circle Tungal, Tehsil Sadar, District Mandi, Himachal Pradesh.	5319	—	—	—	—	Pass	—	—	—
20.	Shri Med Ram	Office Kanungo at present under Settlement Training at Lobe Nurpur.	5320	Pass	Pass	Fail	—	Pass	—	—	—
21.	Shri Yog Raj	Field Kanungo Sadar, Tehsil Sadar.	5321	—	—	—	—	Pass	—	—	—
22.	Shri Rikhi Ram Verma.	Kanungo, Land Reforms, Deputy Commissioner's Office, Mandi, Himachal Pradesh.	5322	—	—	—	—	Pass	—	—	—
23.	Shri Himat Ram	Settlement Kanungo, S.N.T. Circle, Bharmar, Tehsil Nurpur, District Kangra, H.P.	5323	Fail	—	Fail	—	Fail	—	—	—

1	2	3	4	1	2	3	4	5	6	7	8
24.	Shri Sita Ram Sharma	Kanungo, Settlement Naib-Tehsildar, Circle Gurchal, Tehsil Nurpur, Kangra district, Himachal Pradesh.	5324	Fail	Fail	Fail	—	Fail	—	—	—
25.	Shri Bhagwan Dass	Kanungo, Land Reforms, Tehsil Office, Palampur.	5325	Pass	—	—	—	Pass	—	—	—
26.	Shri Shakti Parkash	Field Kanungo, Dharamsala, Himachal Pradesh.	5326	—	—	—	—	Pass	—	—	—
27.	Shri Parbhat Chand Sharma.	Kanungo, Soil Survey Office, Palampur.	5327	Pass	Pass	Fail	—	Pass	—	—	—
28.	Shri Bhikham Singh	Office Kanungo, Tehsil Office, Palampur.	5328	Fail	Fail	Fail	A	Fail	—	—	—
29.	Shri Ved Brat	Field Kanungo, Circle Gagal, Tehsil Kangra, Himachal Pradesh.	5329	—	—	—	—	Pass	—	—	—
30.	Shri Budhi Singh	Office Kanungo, Jai Singh, Palampur, District Kangra, Himachal Pradesh.	5330	A	A	—	A	A	—	—	—
31.	Shri Kishori Lal	Office Kanungo, Kangra Tehsil	5331	—	—	—	—	Pass	—	—	—
32.	Shri Bashambhar Dass	Assistant Sadar Kanungo, Kangra at Dharamsala, Himachal Pradesh.	5332	A	A	A	A	A	—	—	—
33.	Shri Ramesh Chander Guleria.	Sadar Kanungo, Kangra at Dharamsala.	5333	A	A	A	—	A	—	—	—
34.	Shri Hargopal Singh Sidhu.	Kanungo (Reader to Settlement Tehsildar) Nurpur Circle.	5334	A	A	A	—	A	—	—	—
35.	Shri Roshan Lal Sharma.	Naib-Tehsildar Settlement, Una Circle.	5335	—	—	—	—	—	Pass	—	—
36.	Shri Tej Singh	Naib-Tehsildar Settlement, P.O. Kalroochi, Tehsil Amb, District Una, (Himachal Pradesh).	5336	—	—	—	—	—	Fail	Fail	Fail
37.	Shri Netar Singh	Naib-Tehsildar Bharmar Circle, Tehsil Nurpur, District Kangra, Himachal Pradesh.	5337	Fail	—	—	—	—	A	—	—

Fail

Fail

38.	Shri Parkash Chand Kapur.	'B' Class Tehsildar Candidate under Settlement Training, Settlement Office, Dharamsala, Himachal Pradesh.	5338	Pass	Fail	Pass	—	Pass	Pass	Pass	Pass
39.	Shri Jagdish Ram	Sadar Kanungo, Deputy Commissioner's Office, Lahaul and Spiti at Keylong, Himachal Pradesh.	5339	A	—	—	—	—	—	—	—
40.	Shri Shiam Singh	'B' Class Naib-Tehsildar Candidate c/o Deputy Commissioner, Kulu, Himachal Pradesh.	5340	Pass	Fail	Fail	Pass	Fail	—	—	—
41.	Shri Hari Chand Sharma.	Kanungo, Collector Forest Office, Mandi.	5341	—	—	—	—	Pass	—	—	—
42.	Shri Bakhsi Ram	Naib-Sadar Kanungo, District Hamirpur.	5342	—	—	—	—	Fail	—	—	—
43.	Shri Raghunath Dass	Sadar Kanungo, District Hamirpur.	5343	—	—	Fail	—	Fail	—	—	—
44.	Shri Bishan Dass	Field Kanungo, Mehla, Tehsil Hamirpur.	5344	—	—	—	—	Pass	—	—	—
45.	Shri Shesh Ram	Peshi Kanungo, Settlement Office, Dharamsala, Himachal Pradesh.	5345	Pass	Fail	Fail	—	Fail	—	—	—
46.	Shri Tilak Raj	Settlement Kanungo, S.N.T. Circle Katla, Tehsil Nurpur, District Kangra, Himachal Pradesh.	5346	Fail	Fail	Fail	—	Fail	—	—	—
47.	Shri Amar Nath	Settlement Kanungo, Gangth, Tehsil Nurpur, District Kangra, Himachal Pradesh.	5347	—	—	—	—	Fail	—	—	—
48.	Shri Gurdas Ram	Settlement Kanungo, Una, District Una, Himachal Pradesh.	5348	—	—	Fail	—	Fail	—	—	—
49.	Shri Khazan Singh	Kanungo, Consolidation Circle, Jangal Beri, P.O. Jungle Beri.	5349	Fail	Fail	Fail	Pass	Fail	—	—	—
50.	Shri Sohan Lal Kataria.	Kanungo, Circle Baldwara, Tehsil Sarkaghat.	5350	Pass	Fail	Fail	—	Fail	—	—	—
51.	Shri Jiwa Nand Sharma.	Kanungo (Reader to A. S. O., Kinnaur district, Sanjauli, Simla-6).	5351	A	—	A	—	—	—	—	—

1	2	3	4	1	2	3	4	5	6	7	8
52.	Shri Munshi Ram	Sadar Kanungo, Deputy Commissioner's Office, Bilaspur, District Bilaspur, Himachal Pradesh.	5352	—	—	A	—	A	—	—	—
53.	Shri Shyam Lal Garg	Field Kanungo, Circle Balah Seena, Tehsil Ghumarwin, District Bilaspur, Himachal Pradesh.	5353	Pass	Fail	Fail	—	Pass	—	—	—
54.	Shri B. B. Kapoor	Naib-Tehsildar (Candidate) Bilaspur, Himachal Pradesh.	5354	Pass	Fail	Fail	—	Pass	—	—	—
55.	Shri Sanjay Sharma	Naib-Tehsildar under Training, Tehsil Office, Simla.	5355	—	Fail	—	—	Pass	—	—	—
56.	Shri Karam Singh Chandel.	Kanungo, Land Acquisition Office, Simla-2.	5356	Fail	Fail	Fail	Pass	Fail	—	—	—
57.	Shri Jitber Singh	Kanungo, L.A.O. Office, Kalpa.	5357	A	A	A	A	A	—	—	—
58.	Shri Muni Lal	Land Reforms Kanungo, Tehsil Ghumarwin.	5358	Fail	—	Fail	—	Fail	—	—	—
59.	Shri Rajindar Parkash Modgil.	Assistant Consolidation Officer, Nalagarh (Solan).	5359	Pass	Fail	—	A	Fail	—	—	—
60.	Shri Uttar Kumar	Kanungo c/o Assistant Consolidation Officer, Sujampur, District Hamirpur, Himachal Pradesh.	5360	—	—	Fail	—	Fail	—	—	—
61.	Shri Kanwal Nain Gupta.	Peshi Kanungo to Director, Consolidation of Holdings, Himachal Pradesh, Simla-2.	5361	Fail	Fail	Fail	—	Fail	—	—	—
62.	Shri Jai Ram Chauhan	Assistant Consolidation Officer (Peshi) to Addl. Director of Consolidation of Holdings, Himachal Pradesh, Simla-2.	5362	Fail	Fail	Fail	—	Pass	—	—	—
63.	Shri Jagdish Chand	Assistant Consolidation Officer (Peshi) Hamirpur, Himachal Pradesh.	5363	—	Fail	—	—	Pass	—	—	—
64.	Shri Kewal Krishan Kapila.	Kanungo, C. H. Circle Bara, Sub-Tehsil Nadaun.	5364	Fail	Fail	Fail	—	Pass	—	—	—

65.	Shri Kali Dass	Field Kanungo, Kalpa, Tehsil Kalpa, District Kinnaur.	5365	—	Fail	—	Pass	—	—	—
66.	Shri Chet Ram	Office Kanungo, Tehsil Office, Pooh.	5366	Pass	—	—	—	—	—	—
67.	Shri Sohan Lal	Naib-Sadar Kanungo, Deputy Commissioner's Office, Kalpa, District Kinnaur, Himachal Pradesh.	5367	—	—	—	Pass	—	—	—
68.	Shri Sita Ram	Kanungo, S.N.T. Circle, Kalpa at Peo.	5368	—	—	Fail	—	Fail	—	—
69.	Shri Ram Dass Kataria.	Assistant Consolidation Officer, Una.	5369	—	—	—	—	—	Fail	—
70.	Shri Raju Dhiman.	Ram Naib-Tehsildar, Dehra	5370	—	—	—	—	Pass	—	—
71.	Shri Sunder Singh	Naib-Tehsildar, Ghumarwin, District Bilaspur, Himachal Pradesh.	5371	—	—	—	—	Pass	Fail	—
72.	Shri Amolak Ram	Tehsildar under Settlement Training at Jeori, Tehsil Rampur Bushahr, District Simla.	5372	Fail	—	Fail	—	Pass	Pass	—
73.	Shri Nand Vardhan.	Lal 'A' Class Tehsildar Candidate c/o Settlement Officer, Simla and Kinnaur districts, Sanjauli, Simla-6.	5373	Pass	Fail	Fail	—	Pass	—	—
74.	Shri Laiq Ram Negi	Naib-Tehsildar, Sub-Tehsil Hangrang, District Kinnaur, Himachal Pradesh.	5374	—	—	—	—	Pass	—	—
75.	Shri Chet Chauhan.	Ram Office Kanungo, Deputy Commissioner's Office, Simla, District Simla, Himachal Pradesh.	5375	Pass	Fail	Fail	—	Pass	—	—
76.	Shri Mast Ram	Kanungo, Deputy Commissioner's Office, Simla, Himachal Pradesh.	5376	Pass	Fail	Fail	Pass	Fail	—	—
77.	Shri Atma Ram	Office Kanungo, Tehsil Office, Rohru, District Simla, Himachal Pradesh.	5377	—	—	—	Pass	—	—	—

1	2	3	4	1	2	3	4	5	6	7	8
78.	Shri Sant Sharma.	Ram	Office Kanungo, Tehsil Office, Theog, District Simla, Hima- chal Pradesh.	5378	Fail	Fail	Fail	—	Fail	—	—
79.	Shri Paras Ram Sen		Office Kanungo, Kotkhai	5379	A	A	A	A	—	—	—
80.	Shri Prem Daroch.	Singh	Kanungo Consolidation, Village Harsaur, Tehsil Barsar, Dis- trict Hamirpur, Himachal Pradesh.	5380	Fail	Fail	Fail	A	Fail	—	—
81.	Shri Tulshi Ram		Office Kanungo, Sub-Tehsil Shri Nainaji (Swarghat), District Bilaspur, Himachal Pradesh.	5381	A	A	A	—	A	—	—
82.	Shri Prem Dass		Kanungo, Land Acquisition, Bilaspur, Himachal Pradesh.	5382	Fail	—	—	—	—	—	—
83.	Shri Roshan Lal		Girdwar Kanungo, Village Pangi via Reckong Peo, District Kinnaur, Himachal Pradesh.	5383	—	—	—	—	Pass	—	—
84.	Shri Bhagi Sharma.	Rath	Settlement Kanungo (Reader) S.T. Kangra, Himachal Pra- desh.	5384	Fail	Fail	Fail	Pass	Fail	—	—
85.	Shri Yashodhan Singh		Kanungo, Sundernagar Circle Dehar, Headquarter Jarol, P.O. Jarol, Tehsil Sundernagar, District Mandi, Himachal Pradesh.	5385	Fail	Fail	Fail	—	Fail	—	—
86.	Shri Amar Nath		Settlement Kanungo, Hamirpur Town.	5386	Fail	Fail	Fail	Pass	Fail	—	—
87.	Shri Dharam Pall		Naib-Tehsildar, Una, District Una, Himachal Pradesh.	5387	—	—	—	—	—	Pass	—
88.	Shri Khushi Ram Bali		Naib-Tehsildar, Land Acquisi- tion, Solan.	5388	—	—	—	Pass	—	Pass	Pass
89.	Shri Sunder Lal		Office Kanungo, Tehsil Sarka- ghat, District Mandi, Hima- chal Pradesh.	5389	Fail	Fail	Fail	—	Fail	—	—
90.	Shri Kesar Ram		Settlement Kanungo, Village and P.O. Sahni via Karchham, Tehsil Sangla, District Kinnaur, Himachal Pradesh.	5390	Fail	Fail	Fail	—	Fail	—	—

91.	Shri P. A. Thakur	'B' Class Tehsildar Candidate c/o Deputy Commissioner, Kulu, Himachal Pradesh.	5391	A	A	A	—	A	A	A	A
92.	Shri Kanshi Verma.	Ram Field Kanungo, Circle Jaidevi, Tehsil Sundernagar, District Mandi, Himachal Pradesh.	5392	—	—	Fail	—	—	—	—	—

Note.—'A' denotes 'Absent'.

H. S. THAKUR,
Secretary,
H. P. Board of Departmental Examinations,
Fair Lawns, Shimla-171012.

EDUCATION DEPARTMENT

NOTIFICATIONS

Shimla-2, the 30th November, 1982

No. Cha (5)-2 81-Shiksha-Ka.—The Governor, Himachal Pradesh is pleased to constitute the State Level Committee to monitor the implementation of plan schemes of the Education Department. The constitution of the Committee shall be as under:—

1. The Secretary (Edu.) to the Govt of H.P. *Chairman*
2. The Commissioner-cum-Secretary (Planning and 20 Point Programme) to the Govt. or his nominee. *Member*
3. The Commissioner-cum-Secretary Finance to the Govt. of H.P. Shimla-2 or his nominee. *Member*
4. The Director of Education, H.P. Shimla *Member*
5. The under Secretary (Education) to the Govt. of Himachal Pradesh, Shimla-2. *Secretary.*

2. The functions of the said Committee shall be as under:—

- (i) To review plan implementation during the month as well as during quarterly.
 - (ii) To draw up monthly and quarterly reports of the review undertaken by the said Committee and these would be sent to the Planning Department promptly so as to reach them by the 10th day of the following month.
 - (iii) In addition to monitoring of plan schemes, important Non-Plan items may also be monitored by the Committee.
 - (iv) Important matters such as finalisation of recruitment rules, promotions, vigilance and disciplinary cases, pension cases etc. need to be monitored on a regular basis apart from any other Non-Plan matters.
3. The Committee would meet once in a month.
4. This issues superseding the notification of even number, dated 25-8-1981 and 31-8-1982.

O. P. YADAV,
Secretary.

Shimla-2, the 30th November, 1982

No. Kha (3)-42 78-Shiksha-KA.—The Governor, Himachal Pradesh, is pleased to accept the resignation of Smt. Rambha Bakshi, Lecturer in Economics, Govt. College, Dharamsala with effect from 20-4-1982 (A. N.).

C. D. PARSHEERA,
Secretary.

GENERAL ADMINISTRATION DEPARTMENT
(GA-A' SECTION)

NOTIFICATION

Shimla-171002, the 2nd December, 1982

No. GAD-A (F) 10-16/82.—In order to facilitate the Government to cope effectively with protocol matters concerning the visits of V. V. I. Ps, V. I. Ps, foreign dignitaries and State Guests to Himachal Pradesh, the Government has decided to appoint the following officers as Protocol Officers, in addition to their own duties. These Protocol Officers shall function in accordance with the directions issued by the General Administration Department from time to time:—

1. Shri S. N. Verma, *Chief Protocol Officer.*
Commissioner (Tourism & Transport) to the Government of Himachal Pradesh.

2. Shri Pritpal Singh, *Deputy Chief Protocol Officer.*
General Manager, H. P. Tourism Dev. Corporation.

3. Shri R. P. Chaudhry, *Protocol Officer.*
Under Secretary (GAD) to the Government of Himachal Pradesh.

By order,
K. C. PANDEYA,
Chief Secretary.

OFFICE ORDER

Shimla-2, the 3rd December, 1982

No. GAD (A) F (5)-25/81.—In order to facilitate the Himachal Pradesh Government employees to watch/listen to the closing ceremony of ASIAD through TV/Radio, it has been decided that all public offices under the Himachal Pradesh Government through out the Pradesh will close at 1.30 P.M. on 4-12-1982.

K. C. PANDEYA,
Chief Secretary.

HORTICULTURE DEPARTMENT

NOTIFICATIONS

Shimla-2, the 5th October, 1982

No. Udyan-Kha (2) 1/81.—On the recommendations of the Departmental Promotion Committee, the Governor, Himachal Pradesh, is pleased to order that till further orders:—

- (i) Shri R. S. Rana, substantive holder of the post of Deputy Director of Horticulture (Class I) presently officiating as Director of Horticulture in the pay scale of Rs. 2500—2750 *vide* Shri Harbans Singh, substantive holder of the post on deputation with the Government of India, is given proforma officiating promotion against the permanent post of Additional Director in the Class I pay scale of Rs. 2300—2500; a
- (ii) Dr. K. C. Azad, substantive holder of the post of Deputy Director of Horticulture (Class I) and presently working against the post of Additional Director on *ad hoc* basis, is promoted and appointed as Additional Director of Horticulture in the pay scale of Rs. 2300—2500 (Class I) against the said post *vide* Shri R. S. Rana.

J. R. GAZTA,
Under Secretary.

Shimla-2, the 1st December, 1982

No. 16-11/75-Hort. Sectt.—The Governor, Himachal Pradesh in consultation with the Himachal Pradesh Public Service Commission is pleased to extend the *ad hoc* appointment of Shri H. S. Markandeya, Horticultural Development Officer (Class-II) Gazetted in the pay scale of Rs. 825—1580 ordered *vide* this Department notification of even number, dated 12th August, 1980 upto 31-12-1982 or till the post is filled on regular basis whichever is earlier.

Shimla-2, the 1st March, 1983

No. 16-8/74-Hort. Sectt.—The Governor, Himachal Pradesh is pleased to promote Shri J. P. Gupta, Assistant Project Officer, FAO/UNDP Mushroom Project, Chambaghat, Solan to officiate as Deputy Director of Horticulture (HDP) in the pay scale of Rs. 1200-50-1400/60-1700/75-1850 Class-I (Gazetted) on *ad hoc* basis from the date of his taking over for a period of four months i.e. upto 30-6-1983 or till the post is filled in on regular basis whichever is earlier.

2. The Governor, Himachal Pradesh is further pleased to post Shri J. P. Gupta as Deputy Director of Horticulture (HDP) in the Directorate of Horticulture, H. P., Shimla-2, Shri Gupta shall be entitled for usual T.T.A. and joining time etc. as admissible under the rules.

3. The above *ad hoc* promotion shall not confer any right upon him for regular appointment, confirmation, seniority etc. against the post of Deputy Director of Horticulture, H.P.

Shimla-2, the 1st March, 1983

No. Udyan-Kha. (9)1/78.—The Governor, Himachal Pradesh, on the recommendations of the Departmental Promotion Committee, is pleased to confirm Shri Satwant Singh against the post of Fruit Technologist in the pay scale of Rs. 940—1850 Class-I (Gazetted) with effect from 1-3-1983 in the Department of Horticulture, Himachal Pradesh.

B. C. NEGI,
Secretary.

HEALTH AND FAMILY WELFARE DEPARTMENT

NOTIFICATIONS

Shimla-2, the 30th November, 1982

No. 1-64/69-H & FW-II.—The Governor, Himachal Pradesh, is pleased to order that Dr. J. A. Desouza, H. P. H. S. Grade-I, Civil Hospital, Paonta Sahib, Distt. Sirpur, who has given notice for pre-mature retirement on completion of 20 years of service and 45 years of age under the provisions of proviso below Sub-Rule (2) of Rule 3 of the Himachal Pradesh Civil Service (Pre-mature Retirement) (First Amendment) Rules, 1976, retired from Government service with effect from 30-9-1982 (A. N.) after the expiry of notice.

By order,
A. N. VIDYARTHI,
Secretary.

Shimla-2, the 1st December, 1982

No. Health-B (3)-179/82.—The Governor, Himachal Pradesh, is pleased to accept the resignation of Dr. Ramji Kapila, Dental Surgeon, Primary Health Centre Dadasiba, District Kangra w.e.f. 16-6-1982 (A. N.).

A. N. VIDYARTHI,
Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATIONS

Shimla-171002, the 29th November/1st December, 1982

No. Udyog-Ka-(4)-10/82 (Tea).—In continuation of this Department Notification of even number, dated the 31st August, 1982, the Governor, Himachal Pradesh is pleased to nominate Shri Naresh Sehgal resident of Purani Mandi, District Mandi, Himachal Pradesh as member of Tea Development Board for Himachal Pradesh, with immediate effect. He will represent the tea planters of Mandi district.

Shimla-171002, the 6th December, 1982

No. 2-35/69-SI(SSI&EC).—The Governor, Himachal Pradesh, in exercise of the powers vested in him under Articles 63 and 69 of the Articles of Association of the Himachal Pradesh State Small Industries & Export Corporation Ltd. is pleased to appoint the following persons

as Directors of the Board of Directors of the Corporation with immediate effect:—

1. Shri C. L. Malhotra, Retired Salt Commissioner, 83/1, Jawahar Nagar, Mandi-175001 (H. P.).
2. Smt. Chanchal Nayyar c/o Shri Sagar Chand Nayyar, M. L. A., V. & P. O. Chamba (H. P.).
3. Shri B. N. Kataria, Kalima Plastics, Parwanoo, District Solan (H. P.).

CERTIFICATE OF APPROVAL

Shimla-2, the 10th January, 1983

No. Udyog (Chh)12-28/79-I.—This is to certify that Shri Sushil Kumar son of Late Shri Ram Saroop, Village and Post office Dadahu, District Sirmur is approved as a person who is qualified to acquire prospecting licence and mining lease in respect of all minerals except petroleum and natural gas in the State of Himachal Pradesh under the Mineral Concession Rules, 1960.

This certificate already granted and which expired on the 31st December, 1982 is renewed upto 31st December, 1983.

By order,
R. K. ANAND,
Commissioner-cum-Secretary.

LANGUAGE, ART, CULTURE AND PUBLIC RELATIONS DEPARTMENT

NOTIFICATION

Shimla-2, the 30th November, 1982

No. GAD(D)2(B)1-7'81.—In continuation of this department notification of even number, dated the 24th May, 1982, the Governor, Himachal Pradesh is pleased to continue the *ad hoc* appointment of Shri Keshav Narain, Sub-Editor as Editor in the pay scale of Rs. 825--1580 for a further period of three months with effect from 24-8-82 to 23-11-82 or till the post is filled on regular basis, whichever is earlier.

ATTAR SINGH,
Commissioner-cum-Secretary.

PUBLIC WORKS (A) DEPARTMENT

NOTIFICATION

Shimla-2, the 15th December, 1982

No. 1-216/69-PW-A. Vol. III.—Consequent upon the repatriation from the HIMFED with effect from 2nd November, 1982 of Shri S. B. Bijlani Superintending Engineer, the Governor, Himachal Pradesh, is pleased to order the postings and transfers of the following Superintending Engineers in Himachal Pradesh Public Works Department in public interest:—

1. Shri S. B. Bijlani, Superintending Engineer, as Superintending Engineer, Codes and Specification at the Headquarter; and
2. Shri Mohinder Partap, S. E. (E & S) is posted as S. E. P and I against the leave vacancy of Shri V. Kapoor, S. E. at Headquarters.

By order,
Sd/-
Secretary.

PLANNING DEPARTMENT (20-POINT PROGRAMME)

NOTIFICATIONS

Shimla-2, the 5th January, 1983

No. PLG. FC (F) 14-71/82-TPP.—In continuation of this department notification of even number, dated 4th August, 1982, the Governor, Himachal Pradesh is pleased to order the following addition in Committee at the District Level to review the progress of implementation of New 20-Point Programme.

ADDITION

II. Committee on the District Level

22. Superintending Engineers (I&PH) wherever positioned, and S. E. (B&R) wherever (I&PH) Circles are not in position.

Shimla-2, the 5th January, 1983

No. PLG. FC(F)14-71/82-TPP.—In continuation of this department notification of even number, dated 4-8-82 and 27th October, 1982, the Governor, Himachal Pradesh is pleased to appoint the following as non-official members of Sub-Divisional Level Committees on New 20-Point Programme:—

SUB-DIVISIONAL LEVEL COMMITTEE:

- | | |
|-------------------------------------------------------------|------------------------|
| 1. Sh. Shanker, Village Sohal (SC) | } Shimla Sub-Division. |
| 2. Smt. Dhani Devi, Suni Bazar, Suni (W). | |
| 3. Sh. Sita Ram, ex-M.L.A., Village Dhami (PPR). | |
| 4. Sh. Kishan Chand, President, Beopar Mandal, Shimla. | |
| 1. Sh. Jhinu Ram, Village Kiar, P. O. Nerwa (SC). | } Chopal Sub-Division. |
| 2. Sh. Azzizudin Sheikh, Village Peontra (ST). | |
| 3. Smt. Laxmi Chauhan, Village Than (W). | |
| 4. Sh. Sabla Ram, Village Peontra (PPR). | |
| 5. President Beopar Mandal, Chopal | |
| 1. Sh. Hari Chand, Village Rohru (SC) | } Rohroo Sub-Division. |
| 2. Sh. Yussuf Gujar, Village Samalhar (ST). | |
| 3. Smt. Kusum Lata, Village Rohroo (W). | |
| 4. Sh. S. S. Deshta, Village Rohroo (PPR). | |
| 5. President, Beopar Mandal Rohroo | |
| 1. Shri Jivat Ram, Village Jahu (SC) | } Rampur Sub-Division. |
| 2. Shri Sat Pal Negi, Village Funja | |
| 3. Smt. Narbada Devi, Village Baragaon (W). | |
| 4. Sh. Jawala Parshad, Village Bajwar Teh. Kumarsain (PPR). | |
| 5. Shri Ram Krishan, President, Beopar Mandal, Rampur. | |

Shimla-2, the 14th January, 1983

No. PLG. FC (F) 14-71/82-TPP.—In continuation of this department notification of even number dated 4-8-82, 27-10-82 and 5-1-83, the Governor, Himachal Pradesh is pleased to appoint the following as non-official members of Sub-Divisional Level Committee on New 20-Point Programme:—

SUB-DIVISIONAL LEVEL COMMITTEE: (THEOG SUB-DIVISION)

1. Sh. Moti Ram, r/o Village Himri, Tehsil Kotkhai (SC).

2. Sh. Bali Ram Negi, Village Bagi, Tehsil Kotkhai (ST).
3. Smt. Kamla, Village Sainj, P. O. Sainj (W)
4. Sh. Keshav Ram Kashyap, Advocate, Theog (PPR).
5. The President & General Secretary, Beopar Mandal, Kotkhai.

By order,

Sd/

Commissioner-cum-Secretary.

REVENUE DEPARTMENT

(Pong Dam)

NOTIFICATION

Simla-2, the 29th November, 1982

No. 13-3/71-Pong Cell Vol-II.—In supersession to this Government notification of even number dated, the 2nd June, 1981, the Governor, Himachal Pradesh, is pleased to reconstitute the State Level Pong Dam Oustees Rehabilitation Advisory Committee to advise the Government in solving the problems relating to the rehabilitation of Pong Dam Oustees and other allied matters concerned therewith, for a period of one year with immediate effect. The Committee shall consist of the following official & non official:—

- | | |
|---------------------------------------------------------------------------------------|----------------------|
| 1. Chief Minister, Himachal Pradesh | Chairman |
| 2. Revenue Minister, Himachal Pradesh | Vice-Chairman |
| 3. Smt. Mohinder Kaur, M. P. | Non-official-Member. |
| 4. Shri N. C. Prasher, M.P. | -do- |
| 5. Shri Roshan Lal M.P. | -do- |
| 6. Shri Rajan Sushant, M.L.A. | -do- |
| 7. Shri Des Raj, M. L. A. | -do- |
| 8. Shri Chander Kumar M.L.A. | -do- |
| 9. Shri Kashmir Singh, M.L.A. | -do- |
| 10. Smt. Sarla Sharma, Chairman, H. P. Khadi Board. | -do- |
| 11. Shri Sujana Singh Pathania, vice-Chairman, H. P. Forest Corporation. | -do- |
| 12. Shri Mela Ram Saver, Jawala Mukhi | -do- |
| 13. Shri Hem Chand Garg, Village and Post Office Ghurkari Kangra. | -do- |
| 14. Shri Gulzari Lal, Up-Pardhan, Jhikli Khani (Nurpur). | -do- |
| 15. Dr. Mangat Ram, V. & P. O. Jassaur (Nurpur). | -do- |
| 16. Shri Lehri Ram Bhardwaj, Shahpur Kangra. | -do- |
| 17. Shri Trilok Chand Chaudhary, r/o Kehrian, Village Basantpur, Teh. Dehra (Jawali). | -do- |
| 18. Shri Joginder Singh, V. & P.O. Chawara, Tehsil Nurpur, District Kangra. | -do- |
| 19. Chief Secretary to the Government of Himachal Pradesh, Simla-2. | Official member |
| 20. Financial Commissioner, H. P. | -do- |
| 21. Divisional Commissioner, North Zone, Dharamsala, District Kangra H.P. | -do- |
| 22. Deputy Commissioner, Kangra, H. P. | -do- |
| 23. Deputy Commissioner, (R&R), Beas Project, Talwara. | -do- |
| 24. Dy. Secretary (Pong Dam), H. P. Sectt. | Member-Secretary. |

The non-official members of the Committee will be entitled to draw travelling allowance (mileage & daily allowance) in respect of the journey that may be performed by them in connection with the work assigned to the Committee, as per Annexure.

The Deputy Secretary/Under Secretary (GAD) to the Government of Himachal Pradesh will be Controlling Officer in regard to the countersigning of the travelling allowance bills of the non-official members and the T. A. Bills of these members will be prepared by the Secretariat Administration (Accounts Section) of the Personnel Department. The expenditure involved will be debitable to Major Head, "252-Sectt. Services (a) Secretary (a) (1) Chief—Secretariat Travel Expenses".

The official member shall be entitled to the travelling and daily allowance admissible to them according to the rules governing them.

This issues with the prior concurrence of the Finance Department obtained vide their Dy. No. 1841-Fin (C) B(15)5/78, dated the 19-10-1982.

ANNEXURE

T.A. AND D.A. TO NON-OFFICIAL MEMBERS OF THE COMMITTEE

1. Travelling Allowance.—(i) Journey by Rail.

(a) *Members of Parliament.*—A Member of Parliament serving on the Advisory Committee will utilize the free first class fare issued to him as M. P. in respect of all journeys undertaken by him on the business of the Advisory Committee. He will not travel by air-conditioned accommodation at Government expense. If such a Member travels by air conditioned coach he will pay the difference between the fare for the air conditioned and first class accommodation from his own pocket.

(b) *Other than Members of Parliament.*—They will be treated at par with Government servant of the first grade, and will be entitled to actual rail fare of the class of accommodation actually used but not exceeding the fare in which the Government servants of the first grade are normally entitled, i.e. accommodation of the highest class by whatever name it may be called provided in the railway by which the journey is performed.

(ii) *Journey by Road.*—They will be entitled to actual fare for travelling by taking single seat in a public bus, and if the journey is performed by motor cycle/scooter, mileage allowance at 40 paise per km for plain areas and 0.53 paise for hilly areas if the journey is performed by own car, or full taxi, the Member will be entitled to mileage allowance at Rs. 1.30 paise per km in respect of the journeys in the plain and at Rs. 1.65 per km in the hills and for journeys for hilly areas.

(iii) In addition to the actual fare or mileage as per item (i) and (ii) above, a member shall draw daily allowance for the entire absence from his permanent place of residence starting with arrival at that place at the same rate and subject to the same terms and conditions as apply to grade I officers of the State Government.

2. *Daily Allowance.*—(i) Non-official members will be entitled to draw daily allowance for each day of the meeting at the highest rate as admissible to a Government servant of the first grade for the respective locality.

(ii) In addition to daily allowance for the day(s) of the meeting, a member shall also be entitled to daily allowance for halt on tour at out station in connection with the affairs of the committee as under :—

- (a) if the absence from headquarters does not exceed 6 hours ... Nil
- (b) if the absence from headquarters exceeds 6 hours but does not exceed 12 hours ... 70%
- (c) if the absence from headquarters exceeds 12 hours ... Full.

3. *Conveyance Allowance.*—A Member resident at a place where the meeting of the Committee is held will not be entitled to travelling and daily allowance on the scales indicated above, but will be allowed only the actual cost of conveyance hired, subject to a maximum of Rs. 10.00 per day. Before the claim is actually paid

for controlling officer should verify the claims and satisfy himself that after obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed.

If such a member uses his own car, he will be granted mileage allowance, at the rates admissible to officials of the first grade subject to a maximum of Rs. 10.00 per day.

4. The travelling and daily allowance will be admissible to members on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from any other Government source.

5. The members will be eligible for travelling allowance for the journey actually performed in connection with the meetings of the committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the committee or return to the place other than the place of his permanent residence after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting whichever is less.

6. *Members of Parliament.*—The members of the Parliament on the Advisory Committee in respect of journey performed by him by rail, road, air and steamer in connection with the work of the committee shall be entitled to TA/DA on the same scale as is admissible to him under "Salaries and Allowances of Members of Parliament" as amended from time to time.

7. *Members of the Vidhan Sabha.*—The non-official members who are members of Vidhan Sabha shall be entitled to TA/DA in respect of journeys performed in connection with the work of the Committee on the scale as is admissible to them under Salaries and Allowances of Members of the Legislative Assembly Act, as amended from time to time.

8. The Members will not be entitled to daily allowance in connection with their assignment when the Vidhan Sabha or the Vidhan Sabha Committee on which the Members are serving is in Session as they will be drawing their daily allowance under the Salaries and Allowances of Members of the Legislative Assembly (HP) Act, 1971, from the Vidhan Sabha. However, if they certify that they were prevented from attending the session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha, they would be entitled to daily allowance at the rate as prescribed.

9. The provision of rules 4.17 and 6.1 of the Himachal Pradesh Treasury Rules will apply *mutatis mutandis* in the case of over payment made on account of Travelling Allowance to non-official members.

10. The Member will also not draw TA and DA including conveyance allowance which will disqualify them from the Vidhan Sabha.

11. *Official Members.*—The Official Members shall be entitled to the travelling and daily allowance admissible to them according to the rules governing them.

By order,
M. S. MUKHERJEE,
Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि
कार्यालय जिला दण्डाधिकारी, जिला हमीरपुर

अधिसूचना

हमीरपुर, 7 फरवरी, 1983

क्रमांक एफ0एम0/83-635.—पिछले सभी आदेशों का अधिकमण करते हुए तथा हिमाचल प्रदेश जलाशयों, मुनाफाखोरी निरीक्षक आदेश, 1977 की धारा 3(1) का प्रयोग करते हुए, मैं, सुदृप्त राय, जिला दण्डाधिकारी, हमीरपुर, हिमाचल प्रदेश निम्नलिखित वस्तुओं पर अधिकतम लाभ की सीमा जो कि हमीरपुर जिला के थोक व परचून व्यापारी लेंगे, का निर्धारण निम्न प्रकार से करता हूँ:—

क्रमांक 1	वस्तु का नाम 2	थोक लाभान्श 3	परचून लाभान्श 4
1	खाद्यान्न (एदम, चने, चावल और भक्की तथा उनसे बनी पदार्थ)	2 प्रतिशत	5 प्रतिशत
2	डबल रोटी	इस बारे अधिसूचना अलग से जारी की गई है।	
3	(I) गुड, जक्कर तथा खाण्डमारी	2½ प्रतिशत	5 प्रतिशत
	(II) खाण्ड	1½ प्रतिशत	2 प्रतिशत
4	दानें	2 प्रतिशत	4-1/2 प्रतिशत
5	माचिस	उत्पादकों द्वारा निर्धारित लाभान्श परन्तु किसी भी दशा में 10 प्रतिशत से अधिक नहीं।	
		जिलादण्डाधिकारी द्वारा निर्धारित	
6	(I) तेल मिट्टी	कम्पनी द्वारा निर्धारित	
	(II) डीजल	2 प्रतिशत	3-1/2 प्रतिशत
7	कागज	—	7 प्रतिशत
8	सॉफ्ट कोक, हार्ड कोक, स्टीम कोल तथा स्लैक कोल	—	7 प्रतिशत
9	द्रवित पेट्रोलियम गैस	उत्पादकों द्वारा निर्धारित	
10	अभ्यास पुस्तिका		
11	कोरम ऊनी कपड़ा तथा माधारण कपड़ा	2½ प्रतिशत	5 प्रतिशत
12	मोट, बिकन तथा मच्छली	इस बारे अधिसूचना अलग से जारी की गई है।	
13	अण्डे	—यथोपरि—	
14	खुनी चाय पत्ती	2 प्रतिशत	4 प्रतिशत
15	(1) हाईड्रोजेनेटेड वनस्पति तेल टीनों में 4 किलो या उससे कम डिब्बा में बँचे जाने वाले इसमें नहीं आते।	1½ प्रतिशत	2½ प्रतिशत
	(2) खाद्य तेल	1½ प्रतिशत	4 प्रतिशत
16	कपड़े धोने तथा नहाने का साबुन (पैकट में बिकने वाले इसमें नहीं आते)	2 प्रतिशत	5 प्रतिशत
17	पक्का हुआ भोजन जो कि डावा तथा भोजनानवों में परोसा जाता है।	इस बारे अधिसूचना अलग से जारी की गई है।	
18	दूध, दही तथा पनीर	—यथोपरि—	
19	फल तथा सब्जियाँ—		
	1. फल	7 प्रतिशत	18 प्रतिशत
	2. आलू, प्याज, अरबी तथा लहसन	3 प्रतिशत	7 प्रतिशत
	3. टमाटर, पालक, मेन्थी तथा नाग	7 प्रतिशत	18 प्रतिशत
	4. अन्य सब्जियाँ	4 प्रतिशत	11 प्रतिशत
20	पेय पदार्थ ब्राउनड वेबेरज	उत्पादकों द्वारा निर्धारित लाभान्श परन्तु किसी भी दशा में 10 प्रतिशत से अधिक नहीं।	
21	नमक	2 रुपये प्रति क्विंटल तथा 5 प्रतिशत कमी	2 रुपये प्रति क्विंटल तथा 1 प्रतिशत कमी

अनुसूची-I

- पैकटों में बिकने वाले बेयो फूड
 - पैकटों में बिकने वाली चाय पत्ती
 - बैटरी ट्रांजिस्टर सैन
 - टायर, टयूब (साईकल, रिक्शा, मोटर, ट्रक, जीप और कार)
- उत्पादकों द्वारा निर्धारित लाभान्श परन्तु किसी भी दशा में 10 प्रतिशत से अधिक नहीं।
- यथोपरि—
- यथोपरि—
- यथोपरि—

अनुसूची-III

- दवाईयाँ
 - खाद्य पदार्थ
 - साबुन
- साप तोत्र अधिनियम, 1976 के प्रावधान तथा उनके अधीन बने नियमों के अनुसार छपे हुए मूल्यों पर विक्रय होगा।

नोट:—1. थोक तथा परचून विक्रेताओं का व्याज/कमी 1 तथा 2 प्रतिशत क्रमशः मिलेगी। यह व्याज/कमी नमक, हाईड्रोजेनेटेड तेल तथा खाद्य तेलों पर नहीं मिलेगा।

2. विक्रेताओं को प्रत्येक विक्री के केश में मो/विल ग्राहकों को जारी करने होंगे।

3. जो व्यापारी थोक व परचून दोनों कार्य करते हैं वे केवल एक ही लाभान्श लेने के अधिकारी होंगे।

यह आदेश तुरन्त लागू होगा।

सुदृप्त राय,
जिला दण्डाधिकारी, जिला हमीरपुर, (हि0 प्र0)।

PUBLIC WORKS DEPARTMENT

CORRIGENDUM

Simla-3, the 3rd December, 1982

No. SE. II. R. 54-1/82-14167-70.—The following amendments are hereby made in the notification issued

vide this office letter No. SE. II. R-54-1/82-8735-38, dated 30-6-1982 which may please be read as under:—

Name of District	Name of Tehsil	Name of Village
Simla	Kotkhai	Andhvi

S. K. AGGARWAL.
Superintending Engineer,
2nd Circle, H.P.P.W.D., Simla-3.

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शियल कमिश्नर तथा कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

In pursuance of the provisions of clause (3) of Act 348 of the Constitution the Governor, Himachal Pradesh is pleased to order the publication of the following English translation of Notification No. PW (B) 3-28/80, Dated 22-11-1982.

NOTIFICATION

Simla, the 22nd November, 1982

No. 14-7/74-PWB.—In exercise of the powers conferred under section 64 of the Water (Prevention and Control of Pollution) Act, 1974, (Central Act No. 6 of 1974) the Governor, Himachal Pradesh is pleased to make the following rules to amend English translation of the Himachal Pradesh Water (Prevention and Control of Pollution) consent Rules, 1979 published in Rajpatra dated 3-1-1981 vide Notification No. 11-47/74-PWB dated 7-7-80 in consultation with the State Board for the Prevention and Control of Water Pollution:—

1. *Short title and commencement.*—(1) These rules may be called the Himachal Pradesh Water (Prevention and Control of Pollution) Consent (First Amendment) Rules, 1982.

(2) These shall come into force at once.

2. *Amendments of Annexure.*—In part-B (Special Conditions) of the Annexure to the Himachal Pradesh Water (Prevention and Control of Pollution) Consent Rules, 1979 (herein after called the said rules);

(a) for the words "by a general partner" in sub-clause (ii) of clause (b) of para 6, the words "by any of the partners" shall be substituted;

(b) the words "of this consent" shall be added after the words "from issuance" in clause (c) of para 6;

(c) the words and sign whether or not such non-compliance is due to factors beyond its control such as "equipment break-down, electric power failure, accident, or natural disaster" appearing after the word "compliance" in clause (c) of para 10 shall be deleted.

3. *Amendments of form XIII (Application).*—In form XIII of the said rules:—

(a) the sign and word in the heading (see Rule 22), shall be substituted by the sign and words "see Rule 3)" and

(b) clause (vi) of para 1 of the said form shall be deleted.

4. *Amendments of Annexure to form XIII.*—In the Annexure to form XIII of the said rules:—

(a) the entries "Collectorate...." and "Port Trust..." against para 5 shall be deleted; and

(b) item (v), (vi) and (vii) appearing under para 19 shall be deleted.

ATTAR SINGH,
Secretary.

RURAL DEVELOPMENT DEPARTMENT

NOTIFICATION

Simla-2, the 31st December, 1982

No. RID-I-F (10)9/81-II.—The Governor, Himachal Pradesh is pleased to constitute the State Level Committee consisting of the following members under the Chairmanship of Financial Commissioner (Development) with immediate effect to ensure proper implementation and coordination of the National Project on "Smokeless Chullah" during the Sixth Five Year Plan, in Himachal Pradesh:—

1. Financial Commissioner (Dev).	Chairman
2. Commissioner-cum-Secretary (Science and Tech. Dept.).	Member
3. Project Manager, Dholladhar Project	Member
4. Director Technical Education	Member
5. Director Rural Development	Member
6. Dy. Director (concerned) Rural Development.	Secretary.

The Committee will hold its meeting once in a quarter or earlier if the exigency of work so demand. The tenure of the Committee will be one year in the first instance and its headquarters will be at Shimla.

By order,
B. C. NEGI,
Financial Commissioner.

REVENUE DEPARTMENT

NOTIFICATION

Shimla 28th May, 1982

No. COC-SO-4 81.—In exercise of the powers conferred upon him under section 12 of the Himachal Pradesh Land Revenue Act, 1953 and section 59 of the Himachal Pradesh Tenancy and Land Reforms Act, 1972, the Financial Commissioner, Himachal Pradesh, is pleased to issue standing order No. 8 regarding "COERCIVE PROCESSES" as per attached schedule. The Financial Commissioner Punjab's Standing Order No. 29 in this behalf, in its application to Himachal Pradesh is hereby repealed.

SCHEDULE

STANDING ORDERS OF THE FINANCIAL COMMISSIONER, HIMACHAL PRADESH

Standing Order No. 8

COERCIVE PROCESSES

1. *Collection of Land Revenue.*—The Collection of land revenue is regulated by the Himachal Pradesh Land Revenue Act, 1953 and the rules framed under the Punjab Land Revenue Act as applicable to this state. The procedure to be followed when the defaulter lives in a District other than that in which the arrears have accrued is laid down in the Revenue Recovery Act of 1890. The following instructions and the provisions of chapter XV of the Land Administration Manual should be observed in this behalf.

2. *No. fees on applications for processes by village officers.*—No fees is to be charged on applications under section 102 of the H. P. Land Revenue Act, made by village officers in accordance with the provisions of rule 64 of the rules aforesaid.

3. *Recovery of dues of various departments of Government.*—In addition to the recovery of land revenue as arrears of land revenue under the H. P. Land Revenue Act, fees, fines and certain dues of other departments are also recovered as arrears of land revenue. Necessary provision for the purpose is often made in the relevant enactments. Before the dues of other departments are recovered by the Collector, the departments concerned are required to take steps for the recovery of these dues at their own level. Some times a provision is made in the relevant enactment for recovery of these dues through arbitration. The Collector should, therefore, before issuing the coercive processes for the recovery of these dues, should ensure that the departments concerned have taken due care to adopt all steps including arbitration before sending the cases to him for recovery of these dues as arrears of land revenue. The procedure laid down in Standing Order No. 10 (previously Standing Order No. 31) for such cases should be borne in mind.

SECTION-A

WRITS OF DEMAND AND EXECUTION OF PROCESSES

4. *Issue of writs of demand under section 75 of the Himachal Pradesh Land Revenue Act.*—A writ of demand issued u/s 75 of the H. P. Land Revenue Act must be in the following form and should not be issued if the defaulter is known to have absconded from, or to be residing outside the district.

FORM OF WRIT OF DEMAND U/S 75 OF THE HIMACHAL PRADESH LAND REVENUE ACT

No.

Writ of demand u/s 75 of the H. P. Land Revenue Act.

To

.....

R/c Village..... tehsil.....
District..... Whereas it is shown by the accompanying certificate*.

*A clear account certified by the Wasil Baqi Nawis should be endorsed on the writ.

Particulars to be filled in by the Wasil Baqi Nawis or other officer.

1. Name of peon.
2. Date of issue of writ.
3. Date fixed for its return.

(The above particulars to be entered before service of the writ).

4. Date on which the writ was returned.
5. Revenue paid Rs.
6. Talbana Rs.
7. Revenue due Rs.
8. Talbana Rs.

That an amount of Rs. is due from you on account of land revenue..... and you are hereby required to pay into the tehsil the said sum together with the sum due as talbana fee, amounting to a total sum of Rs. on or before the

Dated : Revenue Officer.

5. *Period within which to be returned.*—The person receiving the writ is held responsible for its return within six days from the date of issue. He may be entrusted with any number of writs which he can serve within the said period.

6. *Rate of Talbana.*—A separate writ, warrant or other coercive process, shall issue for each defaulter except in the case of those who are jointly responsible for the payment of the arrears, when a joint process shall issue. For the service of every writ, warrant or other process for the collection of revenue under chapters VI and VII of the Himachal Pradesh Land Revenue Act, 1953 a charge shall be made at the following rates:—

- | | |
|--------------------------------------------|----------|
| (1) For writ of demand | .. Rs. 1 |
| (2) For warrant of attachment | .. Rs. 2 |
| (3) For warrant of arrest or other process | .. Rs. 3 |

This rule applies to processes issued for the recovery of sums recoverable as arrears of land revenue (*i. e.* income tax) as well as to processes issued for the recovery of land revenue proper. The word "other processes" includes warrant of sale and other processes issued under section 77 of the H. P. Land Revenue Act, for the transfer of a holding.

7. *Recovery of arrears.*—The procedure for the recovery of arrears on the application of a village headman (under section 102 of the H. P. Land Revenue Act) is laid down in Rules 64-66 of the Punjab Land Revenue Rules.

8. *Talbana fee when process is issued on application of village headman.*—Where a process is issued on the application of village headman, payment in advance of the fee for service should not be required, the charge should be recovered in the way down in section 103 (a) of the H. P. Land Revenue Act and the person primarily responsible for the service fee will be the defaulter on whom the process has been served. If, however, he proves to the satisfaction of the Tehsildar that the headman wrongly applied for the issue of the process the latter will be held responsible for the service fee.

9. *Punctual payments Instructions to tehsildar.*—It is the duty of the tehsildars to see that all instalments are paid punctually. If by the settlement arrangements, the revenue of a harvest is due in two instalments, and the first instalment is not paid punctually, a writ should issue at once unless the tehsildar has good reasons for delaying it. The common practice of allowing three days grace before the issue of such writs is reasonable and may be continued. Similarly, if the Khataunis show that a village, which is entitled to pay the harvest demand in two instalments commonly pays the whole demand in one sum, the delay in issuing writs may be extended approximately to 15 days, but greater delay than this should not be permitted except under the Collector's authority.

10. *Processes for collection of land revenue.*—Writs, warrants and other processes for the collection of revenue under chapters VI and VII of the Himachal Pradesh Land Revenue Act, shall ordinarily be served through the tehsil process serving agency and the fees recovered will be credited to Government. The Collector may, if necessary, employ additional peons on service of processes or on ordinary district after obtaining sanction from the Government.

11. *Defaulters and Lambardars must pay in persons.*—Arrears of revenue may not be realized from defaulters and brought to the tehsil by the peons. Such a practice is liable to be abused. Defaulters and Lambardars should be ordered to pay sums due from them into the treasury either in person or through an agent or by postal moneyorder.

12. *Register for issue of writs and warrants.*—The Sadar Wasil Baqi Nawis should be charged with the superintendence of the issue of writs and warrants. He will supply to the tehsildar and officers of the other departments authorised to issue writs and warrants the writs and warrants required. He will bring to the notice of the Collector any delay in the transmission of the statement required from tehsildars as prescribed in paragraph 13 infra. Before issuing the writ and warrants to the tehsildars or re-issuing forms returned, he will check the serial numbers if any, to see that the series is unbroken.

and otherwise number the forms. He will enter each issue in a Register in the following form:—

1. Year.....
2. Date of order of issue.....
3. Tehsil.....
4. Number and kind of process.....
5. Serial Nos. i. e. from to.....
6. Date of despatch.....

He will send with each despatch an extract of the entry made. The tehsildar will sign this extract and return it to the Sadar Wasil Baqi Nawis.

13. *Maintenance of Stock Register.*—A Stock Register of coercive processes will be maintained at Sadar/tehsil office by the Sadar Wasil-Baqi-Nawis/Tehsil Wasil Baqi Nawis in the following form:—

District:		Year		
Month	Kind of process	Previous balance	Receipts during the month	Total of Cols. 3 & 4
1	2	3	4	5

Disbursed during the month	Balance in hand	Signatures of D.R.A. (SW-BN) W.B.N.	Signature of Officer i/c D.R.A. (SW-BN) Branch/ Tehsildar
6	7	8	9

14. (i) The Tehsildar maintains a register in the following form with separate pages for (i) writs (ii) warrants of attachment (iii) Warrants of arrest (iv) Warrants of sale of movable property:—

No. of writ or warrant	Date of issue	By whom to be served	Name of village	At whose instance
1	2	3	4	5

Name of defaulter	List for which due and month	Amount of arrears		Talana due
		For which process issued	Recovered with dates	
6	7	8A	8B	9

Talana paid with date	Date fixed for return of process	Date on which returned	Remarks
10	11	12	13

(ii) At the end of each month, the totals of column 9 will be entered in the running register and the tehsildar

will forward to the Collector with the hal tauzi a combined statement in the following form:—

Details	Number issued with serial numbers of forms used in the case of 1 (writs) and 2. (warrants of attachment)	Talana charged
1	2	3
1. Writs.		
2. Warrants of attachment.		
3. Warrants of arrest		
4. Warrants of sale		
5. Total		

(iii) On the basis of information at Serial No. 5 of this statement, the Sadar Wasil Baqi Nawis will enter in his running register, the total demand for the month on account of talana.

(iv) In the first week of October each year, the tahsil Wasil Baqi Nawis will return unused forms of writs and warrants to the Sadar Wasil Baqi Nawis for check and re-issue.

15. *Receipts how budgetted.*—Receipts are budgetted in the ordinary land revenue budget. Allotments will be communicated by the Financial Commissioner to the Commissioner concerned who will further distribute the allotments to the districts in his division.

16. *Talana how credited.*—All talana receipts will be credited direct to Government without any deduction under head "029—Land Revenue (e) Other Receipts—(vi) Revenue Talana". This procedure applies even if the recoveries are made on account of income tax or other demands recoverable as land revenue.

SECTION-B

ARREST AND DETENTION

(See Paragraph 522 of the Punjab Land Administration Manual)

17. The form of warrant of arrest is given below:—

Form of warrant of arrest u/s 75 (A) of the Himachal Pradesh Land Revenue Act, 1953

To

Peon (or other officer)

- | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <p>(1) Land Revenue Rs.....</p> <p>(2) Rates and cesses Rs.....</p> <p>(3) Other items realisable as land revenue Rs.....</p> <p>Total Rs.....</p> | <p>Whereas..... resident of village..... tehsil..... District.....</p> <p>..... is a defaulter on account of an arrear of revenue that has accrued as shown in the margin, this is to command you to arrest the said defaulter and bring him before me with all convenient speed:</p> |
|----------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|

Provided that if the said defaulter shall without unnecessary delay produce the sum of Rs..... together with Rs..... for the cost of executing this process and shall proceed personally to bring the said sum with you to the tehsil or send it with you by his agent or servant, the arrest shall be suspended. You are further commanded to return this warrant on or before the..... day of..... 19..... with an endorsement certifying the day and the manner in which it has been executed or the reason why it has not been executed.

Dated this..... day of..... 19.....

Seal.

Signature of Revenue Officer.

18. *Committal of defaulter to jail.*—The following forms should be used for committing a revenue defaulter to jail and for his release therefrom:

WARRANTS OF COMMITTAL OF DEFAULTER TO JAIL UNDER SECTION 75A(3) OF THE HIMACHAL PRADESH LAND REVENUE ACT

In the Court of the Collector.....District
Case No.....of 19.....

To

The Officer-In-charge of the jail at.....
whereas.....son of.....resident of village.....
tehsil.....is a defaulter on account of an
arrear of land revenue, you are hereby com-
manded to take the said.....in custody and keep him
confined in the civil jail for a period of.....
days or until the said arrear of land revenue is paid.
A sum of Rs.....on account of diet allowance at the
rate of per diem is sent with this warrant.

Issued under my signature and seal this.....day of
19.....

Seal.....Signature of Collector.

ORDER FOR THE RELEASE OF A DEFAULTER UNDER SECTION 75-A(3) OF H. P. LAND REVENUE ACT, 1953

In the Court of the Collector.....District.

To

The Officer-In-Charge of the jail at.....
Whereas.....son of.....resident of.....
tehsil.....who under order dated.....19.....was
required to be confined in the civil prison for a period of
.....days on account of non-payment of arrears of
land revenue to be paid by him, has now paid the said
amount or has urged for more time by furnishing security.
Therefore, under orders passed this day, you are hereby
directed to set free the said.....now in your custody
on receipt of this order.

Issued under my signature and seal this.....day
of.....19.....

Seal.....Signature of Collector.

19. Maintenance of defaulter arrested and detained.—

(i) Any cost incurred for the maintenance of a defaulter
who is arrested and detained under Section 75(A) of the
H.P. Land Revenue Act, 1953 should be defrayed from
the revenue contingent grant of the district. The amount
may be recovered as an arrear of land revenue, and on
recovery should be credited to Government as a cash
recovery.

(ii) The Collector may of his own authority adjust
in his accounts advances of diet allowances of revenue
defaulters while under detention, which may be found
to be irrecoverable.

(iii) Soldiers of Indian Army not to be arrested.—The
Government of India has directed that no process of
arrest and detention shall issue under Section 74(b) of the
H.P. Land Revenue Act, 1953, against officers or soldiers
of the Indian Army.

SECTION-C

DISTRESS AND SALE

(See Paragraph 523 of the Punjab Land Administration
Manual)

20. The forms of warrants are specified below:—

FORM OF WARRANT OF DISTRRAINT UNDER SECTION 76 OF THE H. P. LAND REVENUE ACT

To

The Kanungo (or other officer).

(i) Land Revenue Whereas.....resident of village.....
rates and Tehsil.....District.....is a
cesses Rs....o defaulter on account of an arrear of

(ii) Other items
Rs.....
(iii) Total Rs.....

land revenue which has been accrued
as shown in the margin, this is to
command you to distrain the move-
able property and the uncut or un-
gathered crops of the said defaulter,
as set forth in the list hereto annexed
or as pointed out to you on the spot,
and to hold the same until further
orders from me: Provided that if the
said defaulter shall without unneces-
sary delay, produce the sum of
Rs.....together with Rs.....
for the cost of executing this process
and shall proceed personally to bring
the said sum with you to the tehsil
or send it with you by his agent or
servant, the distraint shall be sus-
pended. This warrant does not
authorise you to distrain any of the
property mentioned in the proviso
to Section 60 Part II of the Code
of Civil Procedure (Section 60,
Part-II, of the Code Civil Procedure
is printed in full on the back of the
warrant) or the following portion
of the produce of the land of the
defaulter, which has been exempted
from liability to sale by order of the
Collector.

You are further commanded to return this warrant
on or before the.....day of.....19.....with an
endorsement certifying the date and manner in which it
has been executed or why it has not been executed.

Dated : Collector or Assistant Collector,
Grade I.

WARRANT FOR SALE OF MOVABLE PROPERTY UNDER SECTION 76 OF THE H.P. LAND REVENUE ACT, 1953

To

The Nazir (or other officer).

This is to command you to sell and auction, after giving
.....days previous notice by affixing the same in this
office and after making due proclamation, the movable
property and uncut and ungathered crops distrained under
a warrant from this office dated the.....day of.....19
.....or so much of the said property as shall realise the
sum of Rs.....being the amount of the arrear of revenue
still due from the defaulter by.....

You are further commanded to return this warrant
on or before the.....day of.....19.....with an endorse-
ment certifying the manner in which it has been executed
or the reason why it has not been executed.

Dated : Collector or Assistant Collector,
Grade I.

SECTION-D

TRANSFER OF HOLDING (See Paragraphs 524-525 of the Punjab Land Administration Manual)

21. The form of warrant is prescribed below:—

To

Kanungo (or other officer).

Whereas an arrear has accrued on holding No.....
in the estate called....., tehsil.....,
this is to give notice that the said holding is hereby
transferred from.....th.....previous owner of the
said holding, to.....a landowner in the estate in
which the holding is situate and not being a defaulter in
respect of his own holding, on condition of the said.....
paying the arrear due, to with Rs....., before
being put in possession of the holding. You are hereby
directed as payments has/on payment, been made by the
said.....of the said sum of Rs.....to put the

said in possession of the said holding, and you are hereby authorised to remove any person bound by this warrant who may refuse to vacate the same. This transfer shall have effect till

Dated: Collector.

22. *Report of transfer.*—The reports of transfers under section 77 of the H.P. Land Revenue Act, shall be in the following form and shall be forwarded through the Commissioner of the division:

Statement of transfer of rights of defaulters u/s 77 of the H.P. Land Revenue Act.

1. District
2. Tehsil
3. Village
4. Revenue of Kharif/Rabi
5. Name of village headman
6. Name of defaulter/defaulters
7. Amount of arrears due from each defaulter
8. Name of the solvent cosharers to whom transferred (if numerous described in general terms)
9. Terms of transfer
10. Date of payment of arrears by the transferees
11. Date of report to the Commissioner
12. Circumstances which led to the transfer
13. Commissioner's remarks

SECTION-E

ATTACHMENT OF ESTATE OR HOLDING

23. *Account to be kept by the Collector or agent managing land attached u/s 78 or 83 of H.P. Land Revenue Act.*—Where an estate or holding or any other immovable property attached under Section 78 or Section 83 of the H.P. Land Revenue Act is put under management of the Collector or of an agent, the Collector or agent, as the case may be, shall keep an account of all rents and profits accruing on account of the property and of expenditure for the cost of its attachment and direct management and for defraying the arrear, and any instalments, of land revenue and cesses becoming due, during such management and when the management comes to an end, a full account will be furnished to the person whose property has been attached.

24. The following form of warrant is prescribed:—

WARRANT FOR ATTACHMENT OF AN ESTATE OR HOLDING U/S 78 OF THE H.P. LAND REVENUE ACT

To

Kanungo (or other Officer).

Whereas an arrear of land revenue has accrued in respect of the estate called/holding no in sitetowned by..... You are hereby ordered to attach the said estate/holding and to give notice to the owner thereof by taking his signature on the back of this warrant, that the said estate/holding is hereby taken under my management/ the management of whom I appoint agent for that purpose.

This attachment shall have effect for.....year from the commencement of the ensuing agricultural year, unless the arrear be sooner discharged.

Dated: Collector.

SECTION-F

ANNULMENT OF ASSESSMENT

(Paragraphs 529-536 of the Punjab Land Administration Manual).

25. *Application for leave to manage direct.*—A report in the form prescribed below should be submitted by the Collector when applying, under Section 79 of the H.P. Land Revenue Act, for permission to manage the land of the defaulter, himself or through an agent.

This report is not required when land is taken under direct management owing to the neglect or refusal to engage, of the persons to whom the settlement was offered (see Section 59 of the H.P. Land Revenue Act), or on account of arrears due in respect of the land where no proclamation of the annulment of the assessment has been published (see Section 78).

FORM OF APPLICATION FOR ANNULMENT OF ASSESSMENT AND MANAGEMENT UNDER SECTION 79 OF THE H.P. LAND REVENUE ACT, OF AN ESTATE OR HOLDING IN THE DISTRICT

1. Tehsil
2. Village
3. Area of land with description (in hectares)
4. Revenue demand of Kharif/Rabi
5. Name of defaulter
6. Term for which it is proposed to hold under direct management
7. Statement of current instalment of revenue demand due and aggregate of arrears on account of which assessment is annulled
8. Date of proclamation and annulment of assessment
9. Date of order for holding under direct management
10. Date of report to the Commissioner
11. Circumstances which led to the annulment of assessment.
12. Commissioner's remarks
13. Order of the Financial Commissioner.

In all estates or portions of estates held under direct management, a jamabandi should be prepared for each harvest, as soon as possible after sowing time, showing the area under crops, the names of cultivating occupants with the rent paid by each and a trij should afterwards be drawn out at the time of collections. A monthly account of collections will be submitted at the close of the month, in which the first instalment falls due, and of each following month until the collections for the harvest are complete. No such account will be prepared for the last month of year, an annual statement of demands, collections and balances being submitted instead.

All estates, or portions of estates held under direct management, whatever may be the case of their being so held will also appear in the annual statement of holdings under direct management, submitted by Collectors through the Commissioner to the Financial Commissioner.

JAMABANDI ASAMIWAR OF LANDS HELD UNDER DIRECT MANAGEMENT IN TEHSIL....., DISTRICT..... FOR THE YEAR. 19

1. No.
2. Name of estates
3. Name of holder
4. Area of holding

-do-

5. Description of crops
6. Cash Rents—Rate of payment Amount
7. Cesses, etc.
8. Village expenses
9. Total demand
10. Remarks (here state the allowances payable to persons dispossessed of beneficial interest).

Note.—If it is necessary to make collections in kind or by appraisal, the jamabandi cannot be submitted until the actual demand is determined and this form and the following forms must be modified to adopt them to the mode in which collections are made. Monthly assamiwar Collection report of lands held under direct management in village..... Tehsil..... District..... for the month of19 ..

Revenue assessment for the year.

DEMAND

1. No. of holding
2. Name of holder
3. Area of Holding
4. Land Revenue
5. Cesses and village expenses
6. Total
7. Balance due on account of past instalment
8. Current instalments
9. Total
10. Collections
11. Balance
12. Credited to existing demand.
13. Surplus Collections for future demand

Tirij assamiwar of lands held under direct management in Tehsil..... District..... for the year.....19

1. No.
2. Name of estate

3. Name of holder
Season Kharif
4. Area
5. Rate of demand
6. Amount
7. Cesses

8. Village expenses
9. Total
10. Area

- Season rabi
11. Rate of demand
12. Amount
13. Cesses
14. Village expenses
15. Total
16. Total of year
17. Collections
18. Balance
19. Remarks

ANNUAL STATEMENT OF DEMAND COLLECTIONS AND BALANCES OF LANDS HELD UNDER DIRECT MANAGEMENT IN VILLAGE..... TEHSIL..... DISTRICT..... FOR THE YEAR 19

1. No. of holding
2. Name of holder
3. Area of holding
- REVENUE FOR THE YEAR
- Land Revenue
- Cesses and village expenses
- Total
5. Collections
6. Balance
7. Remarks (Here state allowance to persons dispossessed of beneficial interests).

26. Application for authority to farm.—When the assessment of any land has been annulled and the Collector desires to let it in farm under section 79 (3) of the H.P. Land Revenue Act, the proposal should be made in the following form:—

STATEMENT OF FARMING LEASE PROPOSED FOR SANCTION UNDER SECTION 79(3) OF THE H.P. LAND REVENUE ACT IN THE DISTRICT

1. Tehsil
2. Village
3. Area of land with description
4. Revenue demand of Kharif/Rabi
5. Name of defaulter
6. Name of farmer
7. Name of surety
8. Terms of the proposed farm

9. Statement of current instalment of Revenue demand due and aggregate of arrears on account of which the assessment is annulled
10. Date of order for annulment of assessment
11. Date from which the proposed farm will take effect
12. Date of payment of arrears by farmer
13. Date of report to Commissioner
14. Circumstances which led to annulment of the assessment
15. Commissioner's remarks
16. Order of the Financial Commissioner

27. Security to be demanded from farmer u/s (79) of the H.P. Land Revenue Act.—The farmer is required to give good security, amounting to not less than two thirds of the annual demand for the punctual payment of the annual sum at which the estate is farmed and for the fulfilment of the other conditions of the farm.

28. Right of survivorship when farm is held by several persons.—If there be joint farmers and any of them die, the farm must be continued to the survivors, unless it be otherwise provided in the engagement.

29. Persons disqualified from being farmer or surety.—No female, minor or public servant, can be accepted as farmer or as surety for a farmer of an estate or holding let in farm under section 79 of the H.P. Land Revenue Act.

30. Terms of Farmers engagement.—The engagement of the farmer contains the following conditions:—

- (i) that nothing inconsistent with good husbandry shall be done by the farmer, his agent or any person holding under him and that he shall be liable to damages for any deterioration or injury to the estate arising from a breach of this condition.
- (ii) that the Collector shall be at liberty to revise the security from time to time and to call for fresh security should be consider that the security originally given has become insufficient.
- (iii) that the farm shall not be transferable and that on the death of the farmer, or the last survivor of the farmer/farmers, if more than one, it shall be voidable by the Collector from the commencement of the following agricultural year, and, if it be declared void, any sub-leases which may have been granted by the farmer, shall also be voidable. Should the Collector elect to continue it to the heirs of the deceased farmer, or to one or more of them, fresh security shall be called for.
- (iv) that when an arrear has become due, the Collector may, in addition to any other of the processes authorised for the recovery of land revenue, cancel the farm.
- (v) that no person not named in the engagement shall be entitled to claim any interest in the farm.
- (vi) that the farm may be relinquished by the farmer with the previous consent of the Financial Commissioner and not otherwise.

31. Course to be followed when farm comes to an end before expiration of its term.—When a farm shall have been declared void on the death of farmer, or in default of sufficient security or for arrears, or shall have been relinquished by the farmer, a fresh farm may be granted for remaining period of the original term or, with the previous consent of the Financial Commissioner, the estate may be resettled with the proprietors, on their satisfying any arrear which may remain due from them.

SECTION-G

SALES OF LAND OR OTHER IMMOVABLE PROPERTY

(See Paragraphs 537-538 Punjab Land Administration Manual)

32. Application for sale.—Proposals to sell land or other immovable property under section 81 or 83 of H.P.

Land Revenue Act, should be made in the following form:—

STATEMENT OF LAND OR HOUSES PROPOSED TO BE SOLD FOR ARREARS

1. District
2. Tehsil
3. Village
4. Name of the proprietors and nature of tenure.
5. *Details of property proposed for sale.
6. Amount of land that will be left to default after sale of property detailed in col. 5.
7. Revenue demand, if any, of the property proposed for sale.

PARTICULARS OF BALANCE

8. Year.
9. Month of instalment.
10. Amount.
11. Total.
12. Particulars of steps taken to realise amount of the balance.
13. Particulars of persons having right of pre-emption and in-cumbrances or contracts affecting the property.
14. Reasons for proposing the sale and remarks by the Collector.
15. Remarks by the Commissioner.
16. Order of the Financial Commissioner.

*Note.—In columns 5 and 6, the areas, in addition to any local measures should be expressed in hectares.

33. *Proposals for sale.*—Proposals to sell land or other immovable property under section 81 or 83 of the H.P. Land Revenue Act, should only be submitted when all other processes prove to be ineffective. As a preliminary to the proposals for the sale the Collector should, in particular, explore the expedients provided in section 78 or section 79 of the H.P. Land Revenue Act. An offer can be made to a person for five years under section 78 of the H.P. Land Revenue Act and for 15 years under section 79 of the H.P. Land Revenue Act on the terms which will cover the land revenue for these years plus the arrears. When submitting proposals for sale in the form prescribed in paragraph 32, it should be explained why action under section 78 or section 79 of the H.P. Land Revenue Act is not possible.

34. The forms of proclamation and certificate of sale are given below:—

Proclamation of sale under section 85 of the H.P. Land Revenue Act.

Whereas an arrear of revenue amounting to Rs. has accrued in respect of the estate named holding No., in estate and the sanction of the Commissioner has been conveyed vide letter No. dated under section 81 of the H.P. Land Revenue Act, 1953 to the sale of the immovable property, detailed in the annexed schedule for the recovery of the said arrears, this is to give notice that the said immovable property will be sold by auction at on the day of 19 .. at O'clock. Land revenue amounting to Rs. per annum is assessed on estate payable in respect of the said holding. Any person intending to claim a right of pre-emption must on pain of forfeiting the right give notice of his intention to me on an office day before that fixed above for the sale.

The sale will be made subject to the provisions of Section 76 Section 85(d) of the H.P. Land Revenue Act and the following encumbrances, grants, contracts or right of occupancy are specially saved by orders of the Financial Commissioner viz, have been ascertained to exist in respect of the property.

Dated:

Collector.

Certificate of sale under section 100 of the Himachal Pradesh Land Revenue Act, 1953.

I,, Collector,, hereby certify that resident of village Tehsil, District, has been declared the purchaser at sale by public auction on the day of 19 .. of sold for the recovery of an arrear due in respect thereof and that the sale has been duly confirmed by the Commissioner under section 97 of the H.P. Land Revenue Act.

(To be added when land is sold for an arrear due in respect thereof).

The following encumbrances, grants, contracts and rights of occupancy specified in the proclamation of the sale are specially saved by order of the Financial Commissioner under section 82, sub-section (2) clause (c) of the H.P. Land Revenue Act.

This certificate is granted under the provisions of section 100 of the H.P. Land Revenue Act, 1953.

Dated:

Collector.

By order,
P. C. DOGRA,
Deputy Secretary.

भाग 4—स्थानीय स्वायत्त शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायती राज विभाग

शून्य

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

न्यायालय श्री एम0 आर0 वर्मा, अतिरिक्त न्यायाधीश, मण्डी तथा शिमला डिवीजन, मण्डी हिमाचल प्रदेश

दिनांकी अप्रैल तम्बर 62/1979

जांती पुत्र जंगी, निवासी राटोल, परगना तयून, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश ।

अपीलान्त ।

बनाम

रैस्पोन्डेन्ट ।

परस राम आदि

बनाम:—1. श्री लेख राम, (2) श्री राम प्रकाश तथा (3) दिला राम पुत्रभण भगत निवासी गटोल, परगना तयून, तहसील घुमारवीं, जिला बिलासपुर, हिमाचल प्रदेश ।

उक्त अपील में रैस्पोन्डेन्ट लेख राम, राम प्रकाश तथा दिला राम को कई बार समन भेजे गए परन्तु उन रैस्पोन्डेन्टान की तामील न हो रही

है अतः इस न्यायालय को विश्वास हो चुका है कि इन उक्त कथित रैस्पोन्डेन्टान की तामील साधारण विधि से होना असम्भव है । अतः इन उक्त रैस्पोन्डेन्टान के इस इशतहार जेर आर्डर 5 रूल 20 व्यवहार प्रक्रिया संहिता के सूचित किया जाता है कि वह रैस्पोन्डेन्टान लेख राम, राम प्रकाश तथा दिला राम इस न्यायालय में तिथि 11-4-1983 समय 10 बजे सुबह स्थान बिलासपुर में स्वयं या अपने किसी अधिकृत व्यक्ति द्वारा उपस्थित हो अन्यथा उनके विरुद्ध कार्रवाई एक तरफा अमल में लाई जावेगी ।

आज मोहर न्यायालय तथा मेरे हस्ताक्षर के तिथि 5-2-1983 को जारी हुआ ।

मोहर ।

एम0 आर0 वर्मा,
अतिरिक्त जिला न्यायाधीश,
मण्डी तथा शिमला डिवीजन, मण्डी ।

न्यायालय श्री एम०आर० बर्मा, अतिरिक्त जिला न्यायाधीश, मण्डी
तथा शिमला मण्डल, मण्डी, हिमाचल प्रदेश

दिवाानी अपील नम्बर, 137 आफ 1982

दया राम आदि

अपीलाण्ट

बनाम

प्रेम जाल आदि

रैस्पोंडण्ट

नोटिस बताना.—श्री दया राम पुत्र डेलू, जाति राजपूत, निवासी
मिथोदना निचना, परगना बहादुरपुर, तहसील
व जिला बिलासपुर, हिमाचल प्रदेश।

उक्त अपील वर्तमान में कई बार दया राम पुत्र डेलू, को साधारण
समन तथा रजिस्टर समन भजे गये परन्तु दया राम की तामील
किसी भी तरीका से होनी असम्भव हो चुकी है अतः न्यायालय को
विश्वास हो चुका है कि दया राम पुत्र डेलू रैस्पोंडण्ट की तामील
साधारण तरीका पर कठिन है अतः उसे इस इशतहार जेर आदेश 5,
नियम 20 व्यवहार प्रक्रिया संहिता के अन्तर्गत सूचित किया जाता है
कि वह इस न्यायालय में तिथि 5-4-1983 समय 10.00 बजे
सुबह स्वयं या किसी अधिकृत व्यक्ति द्वारा स्थान बिलासपुर में इस
न्यायालय में उपस्थित हो। अन्यथा अपील वर्तमान की सुनवाई उसकी
अप्राप्त्यति में अमल में लाई जावेगी।

आज मोहर न्यायालय व मेरे हस्ताक्षर के अन्तर्गत तिथि 5-2-83
को जारी हुआ।

(मोहर अदालत)।

एम० आर० बर्मा,
अतिरिक्त जिला न्यायाधीश,
मण्डी तथा शिमला मण्डल, हिमाचल प्रदेश।

व्यदालन अतिरिक्त जिला न्यायाधीश, मण्डी, कुल्लू, लाहौल-स्पीति
व बिलासपुर, जिला मण्डी, हिमाचल प्रदेश

दिवाानी अपील नं० 102/77/183/81

श्री गुलामा राम पुत्र हरि सिंह

प्रार्थी।

बनाम

श्री रणजीत सिंह, शेर सिंह पुत्र तेलिया इत्यादि

अप्रत्यागीगण।

बनाम

श्रीमती कौज्या देवी, (2) श्रीमती सत्य देवी, (3) श्रीमती
अज्ञात देवी सुपुत्री श्री बेलिया, (4) श्रीमती प्रेमी सुपुत्री श्री जियू
(5) श्री नारायण सिंह सुपुत्र रिठू, (6) श्रीमती रूप देवी पुत्री अज्ञेन
(7) श्री अमरा सुपुत्र गोविन्द, (8) श्री संगत राम सुपुत्र जलू,
(9) श्री रणजीत सिंह, (10) श्री शेर सिंह, (11) श्री सुन्दर
सिंह सुपुत्र बेलिया, (12) श्रीमती नरायन देवी सुपुत्री बेलिया,
(13) श्रीमती लक्ष्मी देवी सुपुत्री गोपाला, (14) श्री परजाया पुत्र
गोविन्द, (15) श्री नारायण पुत्र गोविन्द, जात राजपूत, निवासी
उपरली मलाट, परगना अजमेरपुर, तहसील घुमारग्री, जिला बिलासपुर,
हिमाचल प्रदेश।

उपरोक्त मुकदमा उनबान वाला में इस अदालत को यकीन हो चुका
है कि उपरोक्त अप्रत्यागीगण की तामील समन साधारण तर्क से होना अती
असम्भव है अतः उन्हें बजरिया इशतहार आर्डर 5 क्ल 20 सी० पी० सी०
के अन्तर्गत सूचित किया जाता है कि वे सब मिति 6-4-83 को
प्रातः 10 बजे अदालतन या बकालतन या किसी अधिकृत व्यक्ति के
हाजर अदालत मुकाम बिलासपुर आकर पेशी मुकदमा करें। अदम
पेशी हाजरी में कार्यवाही यकतर्फा अमल में लाई जावेगी।

आज मिति 10-2-83 को मेरे हस्ताक्षर व मोहर से जारी हुआ।

मोहर।

एम० आर० बर्मा,
अतिरिक्त जिला न्यायाधीश,
मण्डी व शिमला डिवीजन, हि० प्र०।

न्यायालय श्री एस०एल, सिधू, मण्डलायुक्त, कांगड़ा, मण्डल
धर्मशाला

मुकदमा संख्या 326/76

श्री तीर्थ राम चौहान

बनाम

मेहर चन्द सुपुत्र श्री सुन्दर अत्यादि

वकील

प्रत्यावादी

उपरोक्त वादी ने इस न्यायालय में अपील विरुद्ध आदेश दिनांक
18-1-76 भू-व्यवस्था अधिकारी दायर कर रखी है, जिसमें प्रत्यावादी
श्री प्यार चन्द पुत्र सुन्दर, निवासी खरोह, तहसील सरकाघाट, जिला
मण्डी, बार-बार समन जारी करने के बावजूद भी इस अदालत में
हाजिर नहीं आ रहा है। अतः इस न्यायालय को पूरा विश्वास हो
चुका है कि उनकी तामील साधारण तौर पर नहीं हो सकती। अतः
उसे इशतहार द्वारा सूचित किया जाता है कि वह दिनांक 12-4-83
सुबह दस बजे हमारी अदालत कैम्प सरकाघाट में अदालतन व बकालतन
हाजिर आय अत्यथा कार्यवाही जास्ता अमल में लाई जावेगी।

आज मेरे हस्ताक्षर, मोहर अदालत दिनांक 10-12-82 को जारी
हुए।

मोहर।

एस० एस० सिधू,

मण्डलायुक्त,
कांगड़ा मण्डल, धर्मशाला।

In the Court of Shri V. K. Ahuja, Senior Sub-Judge, Mandi
District Mandi H. P.

In the matter of:

Case No. 7 of 1982

1. Smt. Mahesharu wd/o Santu r/o Kummi (Bhietara)
Illaqa Balh, Tehsil Sadar, District Mandi 2. Mst. Nanki
d/o Santu and w/o Mahantu r/o village Dhangu, Illaqa
Balh, Tehsil Sadar, District Mandi, *Petitioners.*

Versus

1. General Public
2. Smt. Kala d/o Santu and w/o Ram Dittu, r/o
Kummi, Illaqa Balh, Tehsil Sadar, District Mandi.

Application u/s 373 of the Indian succession Act for
the grant of a Succession Certificate.

Notice to:—

General Public.

Whereas in the above cited petition, the petitioner has
moved an application under section 372 of the Indian
Succession Act, for the grant of Succession Certificate
in respect of the debts of Late Sh. Santu s/o Gardhayan
r/o Kummi, Illaqa Balh, Tehsil Sadar, District Mandi,
Himachal Pradesh.

Notice is hereby given to the general public kinsmen,
relations and other interested persons of deceased that
if any body has got any objection to the grant of the
said Succession Certificate in favour of the petiti-
oner, may file objections in this court on or before
25-3-1983 falling which the application will be heard and
decided *ex parte*.

Given under my hand and the seal of the court this
4th day of March, 1983.

Seal.

V. K. AHUJA,
Senior Sub-Judge,
Mandi district, Mandi.

PROCLAMATION UNDER ORDER 5, RULE 20 C.P.C.

In the court of Shri Sher Singh, Sub-Judge, 3rd Class
Dharamsala, District Kangra (H.P.).

Civil Suit No. 32 of 1982

Bipan Chand

Versus

Piara Lal etc.

*Versus:—*Ram Sarup son of Bakshi resident of Nihari

Mauza Kaloha, Tehsil Dehra, District Kangra, H. P.
Defendant No. 7.

अध्यागत श्री रोजन लाल शर्मा तहसीलदार व अध्यागत
न्यायक समाहर्ता, प्रथम श्रेणी व डमर, जिला हमीरपुर,
हिमाचल प्रदेश

Defendant

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendant is evading the service of the summons and cannot be served in the normal course of the service. Hence, this proclamation is hereby issued against him to appear in this court on the date fixed for hearing of 25-3-83 at 10 A.M. personally or through an authorised agent or pleader to defend the case, failing which ex parte proceedings will be taken against him.

Given under my hand and seal of the court on 23-2-1983.

Seal.

SHER SINGH,
Sub-Judge, 3rd Class Dharamsala.

अध्यागत श्रीमती आशा स्वरूप, भा० प्र० मे०, भू-व्यवस्था समाहर्ता,
कांगड़ा मण्डल स्थित धर्मशाला, हिमाचल प्रदेश

इशतहार जेर आर्डर 5 फल 20, सी०पी०सी०

अपील नम्बर 518/एस०ओ० तारीख मरजूमा: 2-2-82
मुकद्दमा:

हरनाम सिंह बनाम केहर सिंह आदि

उपरोक्त मुकद्दमा उनबान वाला में श्रीमती माया देवी पुत्री लच्छा निवासी जहालपुर मौजा भंगाला, तहसील दसुहा, जिला हाशियारपुर को अदालत हजा से कई बार समन जारी हुए परन्तु या तो समन बिला तकसीम व पिस होते रहे या प्रतिवादीयों की ओर से तामील सभ्य करने में अनाकानी होती रही। जिस पर अदालत हजा को पूर्ण विश्वास हो चुका है कि उक्त प्रतिवादीया पर माधारण ढंग से तामील होनी कठिन है।

अतः श्रीमती माया देवी प्रतिवादीया को इस इशतहार द्वारा सूचित किया जाता है कि वह मिति 30-3-83 को अदालत हजा में मुकाम नूरपुर अनाकलतन या वकालतन उपस्थित होकर पैरवी मुकद्दमा करे। गैर हाजिरी की मूरत में कार्यवाही एकतरफा अमल में लाई जावेगी।

यह इशतहार आज मिति 22-2-83 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

आशा स्वरूप,
भू-व्यवस्था समाहर्ता,
धर्मशाला।

अध्यागत नायब-तहसीलदार बडसर अध्यागारात सहायक
समाहर्ता, द्वितीय श्रेणी बडसर, जिला हमीरपुर

नोटिस बनाम ग्राम जनता।

वजरीया इशतहार हजा ग्राम जनता को सूचित किया जाता है कि बरडू राम पुत्र सुख लाल, वसी टीका मोरसू गारला तप्पा पाहलू, तहसील बडसर ने एक वसीयत बिला रजिस्ट्री मिति 14-3-82 को बनाम श्री हरनाम सिंह, ध्यान सिंह, जोशिम सिंह पिसरान व श्रीमती शकुन्ता देवी पुत्री बरडू राम पुत्र सुख लाल, वसी मोरसू गारला तप्पा पाहलू खुद तहरीर करवाई है जिसके मृतकिक इतकाल वरस्त नम्बर 69 टीका मोरसू गारला दज क.गजाल माल पटवारी हल्का भोटा है। इतकाल बनाम के बहक वजुज वसीयत बिला रजिस्ट्री तस्दीक होने में अगर किसी को ऐतराज हो तो वह तिथि 24-3-83 को अपना उजर असालतन या वकालतन पेश कर सकता है।

आज बरोज वीरवार दिनांक 24-2-83 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ता/-
नायब-तहसीलदार,
व अध्यागारात सहायक समाहर्ता, द्वितीय
श्रेणी बडसर, जिला हमीरपुर, हिमाचल प्रदेश।

बहमी बनाम पोहली बदेरा।

उनबान:—दरखस्त बराये तकसीम खाता नं० 11 खतोनी नम्बरान
12 ता 16 खमरा किता 30 रकबा 36 क० 18 मरला
जमई 2 रु० 89 पैस इनमाल अनुसार जमाबन्दी
1978-79 वाक्या टीका जन्दराना मौजा बनावा,
तहसील बडसर, जिला हमीरपुर, हिमाचल प्रदेश।

नोटिस:—पोहली पुत्र लछमन, (2) श्रीमती जानो देवी देवा चौधरी
3. श्रीमती टूडी देवा राम मरण, 4. श्री लोहर पुत्र
चाऊ, 5. मदा राम, ख्याली, 7. प्रमानन्द, 8. नन्द,
पिसरान खड्कू, 9. कृष्ण दयाल, 10. मदन कुमार
पिसरान मदा राम वामी टीका जन्दराना, मौजा बनावा,
तहसील बडसर, जिला हमीरपुर, 11. श्रीमती पागवती
देवी देवा मल्ल।

मुकद्दमा उपरोक्त उनबान वाला में फ्रीक दोयम पोहली बगैरा को कई बार नोटिस जारी किये गये परन्तु उनको तामील जाब्ला नहीं हो रही है और अदालत को विश्वास हो गया है कि इन को इतला माधारण तरीका से नहीं हो सकती है। अतः उन्हें उम इशतहार द्वारा सूचित किया जाता है कि वह बराये पैरवी मुकद्दमा असालतन या वकालतन हमारे कार्यालय में तिथि 19-4-1983 को मुबह 10 बजे हाजिर आवे वपुरत दीगर कार्यवाही अमल में लाई जावेगी।

आज तिथि 19-2-1983 हस्ताक्षर हमारे व मोहर अदालत से जारी हुआ है।

मोहर।

रोशन लाल शर्मा,
सहायक समाहर्ता, प्रथम श्रेणी बडसर,
जिला हमीरपुर, हिमाचल प्रदेश।

अध्यागत जताब ग० मो० प्रथम ग्रेड श्री रोजन लाल शर्मा
(तहसीलदार) बडसर, जिला हमीरपुर हिमाचल प्रदेश)

बहमी बनाम पोहली बगरा

उनबान:—दरखस्त तकसीम आराजी खाता नं० 14 खतोनी नम्बरान
26 ता 28 खमरा किता 21 रकबा 26 कनाल 18 म०
जमई 3 रुपया 5 पैसे इनमाल अनुसार जमाबन्दी
1975-76 वाक्या टीका घुमारवी, तप्पा बनावी,
तहसील बडसर, जिला हमीरपुर, हिमाचल प्रदेश।

नोटिस:—(1) पोहली पुत्र लछमन, (2) श्रीमती टूडी देवा रामसरन,
(3) जानो देवा चौधरी, (4) लोहर पुत्र चाऊ, (5)
सदाराम, (6) ख्याली, (7) परमानन्द, (8) नन्द,
पिसरान खड्कू माकनान टीका जन्दराना, मौजा बनावी,
तहसील बडसर।

मुकद्दमा उपरोक्त उनबान वाला में फ्रीक दोयम पोहली बगैरा को कई बार नोटिस जारी किये गये परन्तु उनकी तामील जाब्ला नहीं हो रही है और अदालत को विश्वास हो गया है कि उनकी इतला माधारण तरीका से नहीं हो सकती है। अतः इस इशतहार द्वारा उन्हें सूचित किया जाता है कि वह बराये पैरवी मुकद्दमा असालतन या वकालतन हमारे कार्यालय में तिथि 19-4-83 को मुबह 10 बजे हाजिर आवे वपुरत दीगर कार्यवाही जाब्ला अमल में लाई जावेगी।

आज तिथि 19-2-83 हस्ताक्षर हमारे व मोहर अदालत से जारी हुआ है।

मोहर।

रोशन लाल शर्मा,
सहायक समाहर्ता, प्रथम श्रेणी, बडसर,
जिला हमीरपुर, हिमाचल प्रदेश।

बध्नालत जनब सब-रजिस्ट्रार (नायब तहसीलदार साहिब)
धुमाग्वी, जिला बिलासपुर, हिमाचल प्रदेश

प्रेमी देवी विधवा सूर्य सिंह पुत्र व प्यार सिंह पुत्र भगत राम,
गव बागडहडू, परगना तीयून, तहसील धुमाग्वी, जिला बिलासपुर,
हिमाचल प्रदेश

बनाम

श्राम जनता

दख्खास्त वसीयत नामा रजिस्टर अन्तर्गत धारा 40-41 हिमाचल
प्रदेश रजिस्ट्रेशन ऐक्ट ।

इशतहार जेर दफा 5, रुल 20, जान्ना दिवानी

इशतहार

बनाम

श्राम जनता

श्रीमती प्रेमी देवी विधवा भगत राम सूर्य सिंह पुत्र भगत राम व
प्यार सिंह पुत्र भगत राम साकिन बागडहडू, परगना तीयून, तहसील
धुमाग्वी वालों ने एक दख्खास्त तमदीक वसीयत नामा जेर दफा
40-41 आर्डर 0आर 0ए 0 के तहत इस अदालत में गुजार रखी है जिस
की तारीख पेशी दिनांक 30-3-83 मुकरर की गई है अगर किसी भी
व्यक्ति को इस वसीयत तमदीक कर्वाये जान में कोई एतराज हो तो
दिनांक 30-3-83 को मुबह 10 बजे अमालतन या बकालतन हाजिर
अदालत आवे । इस इशतहार द्वारा आप को (सब साधारण जनता) यह भी
सूचित किया जाता है कि अगर आप उपरोक्त तारीख पर हाजिर
अदालत न आवेंगे तो आप के खिलाफ एक पक्षीय कार्यवाही अमल
में लाई जावेगी तथा इस के बाद आप का कोई एतराज काबल
मनाअन न होगा ।

आज दिनांक 17-2-83 को हमारे हस्ताक्षर व मोहर सब-रजिस्ट्रार
अदालत में जारी हुआ ।

मोहर ।

हस्ताक्षरित:-

सब-रजिस्ट्रार,

धुमाग्वी, जिला बिलासपुर ।

बध्नालत जनब सब-रजिस्ट्रार महोदय धुमाग्वी, जिला बिलासपुर,
हिमाचल प्रदेश (नायब तहसीलदार)

1. श्री श्याम लाल, (2) श्री प्रेम लाल, पुत्रान (3) श्री लक्ष्मणी
देवी बेवा श्री मरुत राम पुत्र श्री नरुण दाम साकिन समोह,
परगना गेहडूवा, तहसील धुमाग्वी, जिला बिलासपुर, हिमाचल प्रदेश
... सायलान ।

बनाम

श्राम जनता

दख्खास्त वसीयत नामा रजिस्टर अन्तर्गत धारा 40-41 हिमाचल
प्रदेश रजिस्ट्रेशन ऐक्ट

इशतहार जेर दफा 5, रुल 20 जान्ना दिवानी

इशतहार

बनाम

श्राम जनता

(सब साधारण जनता)

श्री श्याम लाल, प्रेम लाल, लक्ष्मणी देवी सायलान साकिन समोह,
परगना गेहडूवा, तहसील धुमाग्वी, जिला बिलासपुर, हिमाचल प्रदेश
वालों ने एक दख्खास्त तमदीक वसीयत नामा जेर दफा 40-41
आर्डर 0आर 0ए 0 के तहत इस अदालत में गुजार रखी है जिस की
तारीख पेशी दिनांक 30-3-83 मुकरर की गई है । अगर किसी को
भी इस वसीयत तमदीक कर्वाये जान में कोई एतराज हो तो दिनांक
30-3-83 को मुबह 10 बजे अमालतन या बकालतन हाजिर अदालत
आवे इस इशतहार द्वारा आप को (सब साधारण जनता) यह भी
सूचित किया जाता है कि अगर आप उपरोक्त तारीख पर हाजिर
अदालत न आवेंगे तो आप के खिलाफ एकपक्षीय कार्यवाही अमल
में लाई जावेगी तथा इस के बाद आप का कोई एतराज काबल
मनाअन न होगा । आज दिनांक 17-2-83 को हमारे हस्ताक्षर व मोहर सब-
रजिस्ट्रार अदालत में जारी हुआ ।

मोहर ।

हस्ताक्षरित:-

सब-रजिस्ट्रार धुमाग्वी, जिला बिलासपुर ।

कार्यालय जनब श्री सुन्दर सिंह ठाकुर तहसीलदार व अखत्यारत
सब-रजिस्ट्रार हमीरपुर

मुकदमा नं 0 2 आफ 22-1-1983

अण्डर सैक्शन 40 व 41 इन्डियन रजिस्ट्रेशन ऐक्ट, 1929

दख्खास्त सर्वश्री देव राज, अमर नाथ पिसरान श्रीमती भगती
देवी बासी दरकोटी, तप्पा उगयालता, तहसील व जिला हमीरपुर ।

नोटिस बनाम श्राम जनता ।

उपरोक्त विषय पर श्राम जनता को बजरिया इशतहार राजपत्र
हिमाचल प्रदेश सूचित किया जाता है कि सर्वश्री देव राज, अमर
नाथ पिसरान श्रीमती भगती देवी सायलान ने एक वसीयत मिति
18-2-82 बरास्त श्रीमती भगती देवी उपरोक्त गुजारी है जिसकी
आइन्दा पेशी 2-4-83 कार्यालय हज्जा म है । अतः हर खाम व श्राम
को बजरिया इशतहार जेर आर्डर 5 रुल 20 सी 0पी 0सी 0 सूचित
किया जाता है कि उपरोक्त वसीयत बाका को रजिस्टर करन में उजर
व एतराज हो तो मिति 2-4-83 को मुबह 10 बजे हमारे कार्यालय
में अमालतन या बकालतन पेश करे । यदि तारीख मुकररा पर कोई
उजर पेश न हुये तो मुकदमा हज्जा की कार्यवाही एक तरफा अमल में
लाई जावेगी ।

आज मिति 21-2-1983 को हमारे दस्तखत व मोहर अदालत
के जारी किया गया ।

मोहर ।

सुन्दर सिंह ठाकुर,
सब-रजिस्ट्रार, हमीरपुर ।

कार्यालय जनब श्री सुन्दर सिंह ठाकुर तहसीलदार व अखत्यारत
सब-रजिस्ट्रार, हमीरपुर

मुकदमा नं 0 3 आफ 14-2-1983

अण्डर सैक्शन 40 व 41 इन्डियन रजिस्ट्रेशन ऐक्ट, 1929

दख्खास्त श्री नाथपुत्र मधामा बासी ननोट, तप्पा लगवालती, तहसील
व जिला हमीरपुर, बाबत रजिस्टर कराने वसीयत दिनांक 4-10-1977
बरास्त श्री चतू उर्फ निककू बासी ननोट, तप्पा लगवालती, तहसील
व जिला हमीरपुर ।

नोटिस बनाम श्राम जनता ।

उपरोक्त विषय पर श्राम जनता को बजरिया इशतहार, राजपत्र हिमाचल
प्रदेश सूचित किया जाता है कि श्री नाथ सायलान ने एक वसीयत मिति
4-10-1977 बरास्त श्री चतू उर्फ निककू पुत्र मधामा उपरोक्त
गुजारी है जिसकी आइन्दा पेशी दिनांक 2-4-1983 कार्यालय हज्जा
म है । अतः हरखामत व श्राम को बजरिया इशतहार जेर आर्डर 5 रुल
20 सी 0पी 0सी 0 सूचित किया जाता है कि उपरोक्त वसीयत नामा
को रजिस्टर करने में उजर व एतराज हो तो मिति 2-4-1983 को
मुबह 10 बजे हमारे कार्यालय में अमालतन या बकालतन पेश करे
यदि तारीख मुकररा पर कोई उजर पेश न हुये तो मुकदमा हज्जा की
कार्यवाही एक तरफा अमल में लाई जावेगी ।

आज मिति 21-2-1983 को हमारे दस्तखत व मोहर अदालत के
जारी किया गया ।

मोहर ।

सुन्दर सिंह,
सब-रजिस्ट्रार, हमीरपुर ।

बध्नालत जनब सब-रजिस्ट्रार कम-नायब तहसीलदार कांगड़ा
मुकदमा नम्बर आफ 1982

श्री मुख लाल पुत्र श्री पीन्जा राम, जाति धिर्ध, बासी टीकाभोरलाहुंड
मोजा बलोल, तहसील कांगड़ा

... प्राप्ति

बनाम

सब जनता

... प्रत्याप्ति

दख्खास्त:- बाबत रजिस्ट्रार करवाने वसीयत नामा जेर धारा 40/41
भारतीय रजिस्ट्रेशन ऐक्ट, 1903 हेतु

मुकदमा मुन्दर्जा उनवान वाला में हर खास व ग्राम को सूचित किया जाता है कि श्री मुख लाल प्रार्थी मजकूर ने मिति 28-12-1981 को इस कार्यालय में दरखास्त दी है कि श्री पीन्जा राम पुत्र श्री होनसू राम जाति धियं बासी टिका मोरलाहुड, मौजा बलोन, तहसील कांगड़ा ने एक वसीयत नामा बहक प्रार्थी के नाम की जावे । जिस की तारीख पेशी 30-5-83 को इस अदालत में रखी गई यदि इस सम्बन्ध में किसी को किसी किसम का उजर या एतराज हो तो वह उपरोक्त तारीख को अदालत या बकालत हाजिर अदालत 10 बजे आकर पेश कर सकता है । इसके बाद कोई उजर काबल समाप्त न होगी । अन्यथा गैर हाजरी में वसीयत पंजीकृत कर दी जायेगी ।

आज बतारीख 26-2-83 को मोहर अदालत व मेरे हस्ताक्षर से जारी किया गया ।

हस्ताक्षर,
मोहर । सब-रजिस्ट्रार-कम-तहसीलदार, कांगड़ा ।

बअदालत जनाब सब-रजिस्ट्रार-कम-तहसीलदार कांगड़ा

मुकदमा नं० आफ 1982

श्री देस राज पुत्र रीजू पुत्र श्री नीरज बासी दिन्नु, मौजा दौलतपुर, तहसील कांगड़ा

बनाम .. प्रार्थी ।
सर्व जनता .. प्रत्यार्थी

दरखास्त बाबत रजिस्टर करवाने वसीयत नामा जेर धारा 40/41 भारतीय रजिस्ट्रेशन ऐक्ट, 1903 हेतु

मुकदमा मुन्दर्जा उनवान वाला में हर खास व ग्राम को सूचित किया जाता है कि श्री देस राज प्रार्थी मजकूर, ने मिति 9-7-1982 को इस कार्यालय में दरखास्त दी है कि श्री रीजू पुत्र नीखु पुत्र पीन्जा बासी दिन्नु, मौजा दौलतपुर, तहसील कांगड़ा ने एक वसीयतनामा बहक प्रार्थी के नाम की जावे । जिस की तारीख पेशी 26-4-83 को इस अदालत में रखी गई है यदि इस सम्बन्ध में किसी को किसी किसम का उजर या एतराज हो तो वह उपरोक्त तारीख को अदालत या बकालत हाजिर अदालत 10 बजे आकर पेश कर सकता है । इसके बाद कोई उजर काबल समाप्त न होगा । अन्यथा गैर हाजरी में वसीयत पंजीकृत कर दी जायेगी ।

आज बतारीख 26-2-83 मोहर अदालत व हस्ताक्षर से जारी किया गया ।

मोहर । हस्ताक्षर,
सब-रजिस्ट्रार कम तहसीलदार, कांगड़ा ।

कार्यालय, श्री बी० के० शर्मा सब-रजिस्ट्रार निरमण्ड, जिला कुल्लू
केस नं० 5/82 इच्छा पत्र प्रमाणित हेतु जेर धारा 40-41 रजिस्ट्रेशन निरमण्ड 1908

सदीराम पुत्र सखु, निवासी फाटी, किशोली कोठी डोल, तहसील निरमण्ड, जिला कुल्लू ।

बनाम

1. श्रीमती देवकु पुत्री सखु राम, सकना फाटी किशोली ।
2. दीगर उजरदारान ।

उपरोक्त विषय में वजरिया हिमाचल राजपत्र द्वारा सूचित किया जाता है कि श्री सदी गम सालनन ने एक वसीयत बरान्त मृतक सखु राम बराए प्रमाणित हेतु गुजारी है । इस वसीयत में जाइज वारमान श्रीमती देवकु को सदी राम उपरोक्त हाजिर अदालत जाने में असमर्थता व्यक्त की है । अतः श्रीमती देवकु उपरोक्त तथा ग्राम जनता को सूचित किया जाता है कि अगर किसी को उपरोक्त वसीयत में धारा 40 व 41 के अधीन प्रमाणित करने में एतराज है तो अदालत या बकालत दिनांक 23-3-83 समय 10 बजे प्रातः इस कार्यालय में हाजिर आवे । अन्यथा एक पक्षीय कार्यवाही अमल में लाई जावेगी ।

बी० के० शर्मा,
मोहर सब-रजिस्ट्रार, निरमण्ड ।

इश्तहार

बअदालत श्री के. एस. तारंग समाहर्ता, उप-मण्डल सदर, जिला बिलासपुर, हिमाचल प्रदेश

मिमल नम्बर 14/2

निकू पुत्र मकोड़, निवासी पंजगाई, परगना सदर, जिला बिलासपुर, हिमाचल प्रदेश । अपीलेंट ।

बनाम

मु० फूला देवी पत्नी लखू राम, निवासी पंजगाई, परगना सदर, जिला बिलासपुर, हिमाचल प्रदेश ।

रैस्पोंडेंट ।

अपील जेर दफा 14, हिमाचल प्रदेश लैंड रैवेन्यू ऐक्ट, बावन भूमि जिसकी तकसीम मन्जूर फरमाई गई है ।

नोटिस बनाम:

तेलू राम शर्मा मारफन एस० के० बी० पी० ओ०
कुनू, जिला हजाराबाग (बिहार) ।

उपरोक्त अपील में तेलू राम की उपस्थिति अनिवार्य है । कई बार नोटिस जारी किए जा चुके हैं पर साधारण तरीके से उस पर तामील अमम्भव है । अतः उक्त तेलू राम को इस इश्तहार द्वारा सूचित किया जाता है कि वह अदालत या बकालत मिति 26-3-83 सुबह 10 बजे हाजिर अदालत आवे अन्यथा कार्यवाही एक्टरफा अमल में लाई जावेगी ।

आज बतारीख 9-3-83 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ ।

मोहर ।

के० एस० नारंग,
समाहर्ता, उप-मण्डल सदर,
जिला बिलासपुर, हि० प्र० ।

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

FOOD AND SUPPLIES DEPARTMENT

NOTIFICATION

Simla-171002, the 15th September, 1982

No. FDS. A. (3)-2/77 (Part).—A copy of the Essential Commodities (Special Provisions) Act, 1981 issued by the Central Government along with a copy of the Notification No. G. S. R. 553 (E) dated 31st August, 1982, published in the Extraordinary Gazette of India, Part II, Section 3

Sub-Section (ii) is hereby re-published in Himachal Pradesh Rajpatra for the information of all concerned.

ATTAR SINGH,
Commissioner-cum-Secretary (F&S).

MINISTRY OF LAW JUSTICE AND COMPANY
AFFAIRS
(Legislative Department)

New Delhi, the 2nd September, 1981/Bhadra 11, 1903 (Saka)

The following Act of Parliament received the assent

of the President on the 2nd September, 1981, and is hereby published for general information:—

THE ESSENTIAL COMMODITIES (SPECIAL PROVISIONS) ACT, 1981

(No. 18 of 1981)

(2nd September, 1981)

An Act to make certain special provisions by way of amendments to the Essential Commodities Act, 1955, for a temporary period for dealing more effectively with persons indulging in hoarding and blackmarketing of, and profiteering in essential commodities and with the evil of vicious inflationary prices and for matters connected therewith or incidental thereto.

Whereas for ensuring the availability of essential commodities at fair prices, it is necessary to curb the hoarding and blackmarketing of, and profiteering in, such commodities;

And whereas for dealing more effectively with persons indulging in such anti-social activities and the evil of vicious inflationary prices, it is necessary to make certain special provisions by way of amendments to the Essential Commodities Act, 1955, (10 of 1955) for a period of five years:

Be it enacted by Parliament in the Thirty-second Year of the Republic of India as follows:—

1. *Short title, commencement and duration.*—(1) This Act may be called the Essential Commodities (Special Provisions) Act, 1981.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different States.

(3) It shall cease to have effect on the expiry of five years from the date of commencement of this Act except as respects things done or omitted to be done before such cesser of operation of this Act, and section 6 of the General Clauses Act, 1897, (10 of 1897) shall apply upon such cesser of operation of this Act as if it had then been repealed by a Central Act.

(4) References in this Act to the commencement of this Act and to the continuance in force of this Act shall be construed in relation to each State as references, respectively, to the coming into force of this Act in that State and to the continuance in force of this Act in that State.

2. *Act 10 of 1955 to have effect subject to certain special provisions for a temporary period.*—During the continuance in force of this Act, the Essential Commodities Act, 1955 (hereinafter referred to as the principal Act) shall have effect subject to the amendments specified in sections 3 to 11:

Provided that the amendments specified in sections 7 to 11 shall not apply to, or in relation to, any offence under the principal Act committed before the commencement of this Act and the provisions of the principal Act shall apply to, and in relation to, such offence as if those amendments had not been made.

3. *Amendment of section 2.*—In section 2 of the principal Act,—

- (a) clause (ia) shall be re-numbered as clause (iia) and before clause (iia) as so re-numbered, the following clause shall be inserted, namely:—
“(ia) ‘Code’ means the Code of Criminal Procedure, 1973 (2 of 1974);” ; and
- (b) after clause (e), the following clause shall be inserted, namely:—
“(f) words and expressions used but not defined in this Act and defined in the Code shall have the meanings respectively assigned to them in that Code.”.

4. *Amendment of section 6A.*—In section 6A of the principal Act, for the proviso to sub-section (2) the following proviso shall be substituted, namely:—

“Provided that in the case of any such essential commodity the retail sale price whereof has been fixed by the Central Government or a State Government under this Act or under any other law for the time being in force, the Collector may, for its equitable distribution and availability at fair prices, order the same to be sold through fair price shops at the price so fixed.”

5. *Amendment of section 6C.*—In section 6C of the principal Act,—

- (a) in sub-section (1), for the words “any judicial authority appointed by the State Government concerned and the judicial authority”, the words “the State Government concerned and the State Government” shall be substituted;
- (b) in sub-section (2), for the words “such judicial authority”, the words “the State Government” shall be substituted.

6. *Amendment of section 6E.*—In section 6E of the principal Act,—

- (a) for the words, figure and letter “the judicial authority appointed under section 6C”, the words, figure and letter “the State Government concerned under section 6C” shall be substituted;
- (b) for the words “any other court, tribunal for authority”, the words “any court, tribunal or other authority” shall be substituted.

7. *Amendment of section 7.*—In section 7 of the principal Act,—

- (a) in sub-section (1), the proviso to sub-clause (ii) of clause (a) shall be omitted;
- (b) the proviso to sub-section (2) shall be omitted;
- (c) the proviso to sub-section (2A) shall be omitted;
- (d) sub-section (2B) shall be omitted.

8. *Amendment of section 8.*—To section 8 of the principal Act, the following proviso shall be added, namely:—

“Provided that where a person has abetted the contravention of any order for the purpose of procuring any essential commodity of the nature mentioned in sub-clause (iva) or sub-clause (v) of clause (a) of section 2 for his own use or for the use of any member of his family or for the use of any person dependent on him, and not for the purpose of carrying on any business or trade in such essential commodity, the court may, not withstanding anything contained in section 7 and for reasons to be mentioned in the judgment, impose a sentence of fine only.”

9. *Amendment of section 10A.*—In section 10A of the principal Act, after the word “cognizable”, the words “and non-bailable” shall be inserted.

10. *Omission of section 12.*—Section 12 of the principal Act shall be omitted.

11. *Substitution of new sections for section 12A.*—For section 12A of the principal Act, the following sections shall be substituted, namely:—

- “12A. *Constitution of special courts.*—(1) The State Government may, for the purpose of providing speedy trial of the offences under this Act, by notification in the Official Gazette, constitute as many Special Courts as may be necessary for such area or areas as may be specified in the notification.
- (2) A Special Court shall consist of a single judge who shall be appointed by the High Court upon a request made by the State Government.

Explanation.—In this sub-section, the word “appoint” shall have the meaning given to it in the Explanation to section 9 of the Code.

(3) A person shall not be qualified for appointment as a judge of a Special Court unless—

(a) he is qualified for appointment as a judge of a High Court, or

(b) he has, for a period of not less than one year, been a Sessions Judge or an Additional Sessions Judge.

12AA. Offences triable by Special Court.—(1) Notwithstanding anything contained in the Code,—

(a) all offences under this Act shall be triable only by the Special Court constituted for the area in which the offence has been committed or where there are more Special Courts than one for such area, by such one of them as may be specified in this behalf by the High Court;

(b) where a person accused of or suspected of the commission of an offence under this Act is forwarded to a Magistrate under sub-section (2) or sub-section (2A) of section 167 of the Code, such Magistrate may authorise the detention of such person in such custody as he thinks fit for a period not exceeding fifteen days in the whole where such Magistrate is a Judicial Magistrate and seven days in the whole where such Magistrate is an Executive Magistrate:

Provided that where such Magistrate considers—

(i) when such person is forwarded to him as aforesaid;

(ii) upon or at any time before the expiry of the period of detention authorised by him;

that the detention of such person is unnecessary, he may, if he is satisfied that the case falls under the proviso to section 8, order the release of such person on bail and if he is not so satisfied, he shall order such person to be forwarded to the Special Court having jurisdiction;

(c) the Special Court may, subject to the provision of clause (d) of this sub-section, exercise, in relation to the person forwarded to it under clause (b), the same power which a Magistrate having jurisdiction to try a case may exercise under section 167 of the Code in relation to an accused person in such case who has been forwarded to him under that section;

(d) save aforesaid no person accused of or suspected of the commission of an offence under this Act shall be released on bail by any court other than a Special Court or the High Court:

Provided that a Special Court shall not release any such person on bail:—

- (i) without giving the prosecution an opportunity to oppose the application for such release unless the Special Court, for reasons to be recorded in writing, is of opinion that it is not practicable to give such opportunity; and
- (ii) where the prosecution opposes the application, if the Special Court is satisfied that there appear reasonable grounds for believing that he has been guilty of the offence concerned:

Provided further that the Special Court may direct that any such person may be released on bail if he is under the age of sixteen years or is a woman or is sick or infirm person, or if the Special Court is satisfied that it is just and proper so to do for any other special reason to be recorded in writing;

(e) a Special Court may, upon a perusal of police report of the facts constituting an offence under this Act take cognizance of that offence, without the accused being committed to it for trial;

(f) all offences under this Act shall be tried in a summary way and the provisions of section, 262 to 265 (both inclusive) of the Code shall as far as may be, apply to such trial:

Provided that in the case of any conviction in a summary trial under this section, it shall be lawful for the special

Court to pass a sentence of imprisonment for a term not exceeding two years.

(2) When trying an offence under this Act, a Special Court may also try an offence other than an offence under this Act, with which the accused may, under the code, be charged at the same trial:

Provided that such other offence is, under any other law for the time being in force, triable in a summary way:

Provided further that in the case of any conviction for such other offence in such trial, it shall not be lawful, for the Special Court to pass a sentence of imprisonment for a term exceeding the term provided for conviction in a summary trial under such other law.

(3) A Special Court may, with a view to obtaining the evidence of any person suspected to have been directly or indirectly concerned in, or privy to, an offence under this Act, tender a pardon to such person on condition of his making a full and true disclosure of the whole circumstances within his knowledge relating to the offence and to every other person concerned whether as principal or abettor in the commission thereof and any pardon so tendered shall, for the purposes of section 308 of the Code, be deemed to have been tendered under section 307 thereof.

(4) Nothing contained in this section shall be deemed to affect the special powers of the High Court regarding bail under section 439 of the Code and the High Court may exercise such powers including the power under clause (b) of sub-section (1) of that section as if the reference to "Magistrate" in that section included also a reference to a "Special Court" constituted under section 12A.

12 AB. Appeal and revision.—The High Court may exercise, so far as may be applicable, all the powers conferred by Chapters XXIX and XXX of the Code on a High Court, as if a Special Court within the local limits of the jurisdiction of the High Court were a Court of Sessions trying cases within the local limits of the jurisdiction of the High Court.

12 AC. Application of Code to proceedings before a Special Court.—Save as otherwise provided in this act the provisions of the Code (including the provisions as to bail and bonds) shall apply to the proceedings before a Special Court and for the purposes of the said provisions, the Special Court shall be deemed to be a Court of Sessions and the person conducting a prosecution before a Special Court, shall be deemed to be a public prosecutor.

R. V. S. PERI SASTRI.
Secy. to the Government of India.

FOOD AND SUPPLIES DEPARTMENT NOTIFICATION

Simla-171002, the 15th September, 1982

No. FDS.A(3)-2/77 (Part).—A copy of the Essential Commodities (Special Provisions) Act, 1981 issued by the Central Government along with a copy of the Notification No. G. S. R. 553 (E), dated 31st August, 1982 published in the Extraordinary Gazette of India, Part-II, Section 3, sub-section (ii) is hereby re-published in Himachal Pradesh Rajpatra for the information of all concerned.

ATTAR SINGH,
Commissioner-cum-Secretary.

GOVERNMENT OF INDIA MINISTRY OF CIVIL SUPPLIES NOTIFICATION

New Delhi, the 31st August, 1982

G. S. R. 533 (E).—In exercise of the powers conferred by sub-section (2) of section 1 of the Essential Commodities (Special Provision) Act, 1981 (18 of 1981), the Central Government hereby appoints the 1st day of September, 1982 as the date on which the said Act shall come into force in all the States and Union Territories except in the Union Territories of the Andaman and Nicobar, Islands, Arunachal Pradesh, Dadra and Nagar Haveli Lakshadweep and Mizoram.

[No. 26 (24)/81-ECR].

I. M. SAHAI,
Joint Secretary.

भाग 7---भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

अनुपूरक

शून्य

PART II

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS

Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely* it is hereby declared that the land described in the specification below is required for the said* purpose.

This declaration is made under the provision of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh, Public Works Department is hereby directed to take order for the acquisition of the said land.

The plan may be inspected in the office of the Land Acquisition Officer H. P. P. W. D., Mandi, (H. P.).

*Construction of Badah Pah-Nallah road in respect of Phati Kharihar.

No. SEVI/L.A.-6 G-V-22072-75. Kullu, the 15th/24th January, 1983.

SPECIFICATION

District: KULLU

Tehsil: KULLU

Village 1	Khasra No. 2	Area Big. Bis. Bisw.		
		3	4	5
KHARIHAR	1521	0	13	0
	992	0	6	0
	946/1	0	3	14
	948	1	0	0
	2010/997/1	0	3	2
	1448/1	0	1	18
	1447/1	0	4	9
	991/1	0	2	0
	993/1	0	1	12
	993/2	0	0	8
	993/3	0	2	11
	887/1	0	3	12
	922/1	0	0	9
	926/1	0	7	15
	925/1	0	10	16
	915/1	0	3	8
	949/1	0	5	0
	955/1	0	3	0
	1411/1	0	0	16
	1522/1	0	1	13
	1408/1	0	2	5
	1518/1	0	10	4
	1516/1	0	0	10
	1520	0	4	0
	1409/1	0	3	16
	1519/1	0	5	12
	1443/1	0	1	6
	1449/1	0	2	10
	1527/1	0	9	13
	1527/2	0	0	12
	920/1	0	1	13
	924	0	12	0
	947/1	0	1	13
	947/2	0	3	4
	952/1	0	0	13
	1442/1	0	10	1
	1444/1	0	0	12
	1410	0	6	0
	1514/1	0	1	5

1	2	3	4	5
	985/1	0	12	15
	1450/1	0	0	3
Total ..	41	9	5	10

*Construction of Bhunter Manikaran road.

No. SEVI-L.A.-6/G-V-22427-30.

Kullu, the 24th January, 1983.

BARADHA	2254/1855/1	0	0	6
	2281/1877/1	0	0	16
	1867/1	0	0	6
	2283/1865/1	0	3	9
	1856/1	0	0	9
	1857/1	0	1	14
	1857/2	0	0	14
	1861	0	3	0
	2285/1859	0	1	0
	2287/1866/1	0	8	12
	2284/1859	0	1	0
	2286/1866	0	7	0
	2293/1858/1	0	0	7
	2303/1735/1	0	1	18
	2301/1734/1	0	1	0
	2301/1734/2	0	7	15
	2333/2258/1732/1	0	5	4
	2345/1592/1	0	1	10
	1386	0	2	0
	2384/1516/1	0	4	10
	2377/1591/1	0	2	12
	2429/1416/1	0	2	10
	2413/1593	0	3	0
	1862/2	0	1	19
	1862/3	0	0	6
	1862/5	0	1	5
	1862/6	0	9	6
	1862/7	0	0	6
Total ..	28	3	13	4

*Construction of Bhuntar, Gadsa road.

No. SEVI/L.A.-6/G-V-22423-26.

Kullu, the 24th January, 1983.

DYAR	1924/2/1	0	4	0
	1923/2/1	0	4	0
	1610/2/1	0	2	0
	1606/2/1	0	2	0
	1608/1	0	2	0
Total ..	5	0	14	0

*Construction of National Highway No. 21 Muhal Thalout.

No. SEVI/L.A.-Pandoh/G-V-22431-34.

Kullu, the 24th January, 1983.

District: MANDI		Tehsil: SADAR		
THALOUT/533	309/1	0	1	18
	310	0	0	18
	312	0	3	16
	315	0	0	12
	400/347/1	0	1	14
	401/347/1	0	6	8
	399/347/1	0	1	16

1	2	3	4	5	1	2	3	4	5
	348	0	2	18		383/1	0	1	8
	349	0	3	12		290	0	0	9
	311	0	3	0		62/1	0	3	6
	313	0	0	10		273/1	0	5	8
	314	0	0	12		279/1	0	2	15
	316/1	0	0	15		287/1	0	1	12
	317/1	0	0	14		291/1	0	0	5
	336/1	0	3	4		331/1	0	8	0
	339/1	0	3	3		289	0	1	16
	338/1	0	3	4		61/1	0	1	12
	332/1	0	6	15		64/1	0	2	0
	66/1	0	8	10		269/1	0	4	4
	350/1	0	3	6		284/1	0	2	5
	351	0	1	5		304/1	0	0	15
	362/1	0	1	7		305	0	0	8
	244	0	0	12		364/1	0	1	7
	245	0	1	18		389/374	0	0	10
	246	0	1	1		375	0	1	4
	247	0	0	10		405/397/371/1	0	1	16
	249	0	3	0		405/397/371/2	0	1	3
	333	0	1	8		302	0	1	1
	334	0	0	14		306	0	0	18
	335	0	2	2		303/1	0	1	0
	404/396/371	0	0	10		363/1	0	1	18
	391/390/374	0	0	12		398/365	0	5	2
	263/1	0	1	4		397/365	0	1	8
	264	0	0	9		393/366	0	0	18
	272/1	0	3	0		395/371	0	0	16
	283/1	0	2	0		63/1	0	1	2
	376/1	0	16	13		65/1	0	2	15
	307	0	1	16		67/1	0	3	12
	308/1	0	0	12		293/1	0	3	0
	278/1	0	2	5		288	0	2	9
	300/1	0	0	10					
	301	0	0	6					
	372	0	1	8					
	373	0	0	9					
	392/390/374	0	2	15					
	394/366/1	0	1	4					
	382/1	0	7	16					
					Total	80	9	2	13

S. P. PUNHANI,
Superintending Engineer,
6th Circle, H.P.P.W.D., Kullu.

PART V

In the Court of Shri Jagmohan Singh Mahantan,
Sub-Judge (2), Hamirpur, Himachal Pradesh

Mansa Ram Versus Shankru

Versus: 1. Ram Kishan s/o Dhania Ram r/o Jahu Khurd,
Mauza Mewa, Tehsil Hamirpur.

2. Jai Kishan s/o Dhania Ram.

3. Jai Devi d/o Dhania Ram.

4. Ramo Devi d/o Dhania Ram s/o Ganga Ram,
r/o Jahu Khurd, Tappa Mewa, Tehsil and
District Hamirpur Defendants.

Whereas in the above noted case, it has been proved to the satisfaction of this court that the above noted defendants cannot be served through ordinary course of summons as the summons issued to them received back unserved. Hence proclamation under order 5, rule 20, C. P. C. is hereby issued against them to appear in this Court on 25-3-1983 at 10 A. M. personally or through an advocate or authorised agent to defend the case, failing which *ex parte* proceedings shall be taken against them.

Given under my hand and the seal of the Court this 10th day of March, 1983.

JAGMOHAN SINGH MAHANTAN,
Seal. Sub-Judge (2), Hamirpur.

